



FINANCIAL TIMES

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PHILIPPINES

What the Marcoses stand to lose

Page 26

World News

'Greenhouse effect' feared to be irreversible

The US Environmental Protection Agency painted an alarming picture of coming changes in the earth's climate, known as the "greenhouse effect," and concluded that the damage is likely to be irreversible. In its first major assessment of the global changes resulting from the buildup of carbon dioxide and other gases in the earth's atmosphere, the EPA said the cost of protecting major US cities could reach \$11bn by the year 2100. Page 6

Boeing tests order
The US Federal Aviation Administration ordered immediate tests of takeoff alarm systems on nearly 2,000 Boeing 727 and Boeing 737 jetliners after finding "a significant number" of the alarms not working properly.

Hirohito weakening
Imperial palace officials in Tokyo said Emperor Hirohito appeared to be tiring in his month-long struggle for life. The 77-year-old monarch showed signs of kidney problems as well as internal bleeding.

Saudi olive branch
King Fahd of Saudi Arabia ordered his country's media to stop attacking Iran, underlining the reduction in tensions between Iran and other Gulf countries since the ceasefire in Iraq took hold in August. Page 4

PLO body to meet
The Palestine Liberation Organisation's highest policy-making body is to meet in Algiers on November 12 to launch a political initiative aimed at winning international support for the establishment of an independent Palestinian state. Page 4

No right to silence
The British Government tabled a draft order allowing Northern Ireland courts to "draw whatever inferences would be proper" from a defendant's refusal to speak, part of its latest drive against violence in the province. Similar legislation is promised soon for the rest of the UK. Page 8

Sri Lanka truce
The Sri Lankan Government called a one-week truce in its battle against Marxist rebels held responsible for more than 450 killings in the past 14 months.

Israeli emergency
The Israeli Cabinet met in emergency session to consider its response to Wednesday's suicide car bomb attack in southern Lebanon which left seven Israeli soldiers dead and eight wounded. Page 4

Chile Cabinet goes
Chilean President Augusto Pinochet's cabinet resigned to allow him to reorganise the Government following defeat in a presidential plebiscite on October 5. Page 6

Anti-Mafia law
The Italian cabinet approved a draft law giving sweeping powers to anti-Mafia investigators as well as those fighting other organised crime, drug trafficking and kidnappings.

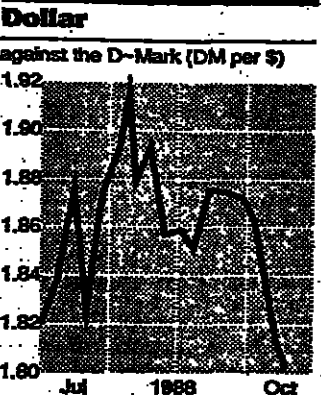
Transatlantic locusts
The UN's Food and Agriculture Organisation reported an unprecedented migration of locusts from West Africa to the Caribbean, carried there by hurricane winds.

Business Summary

Lawson sees UK current account gap until 1990

BRITAIN'S Chancellor of the Exchequer Nigel Lawson said the UK would continue to run a "substantial" budget surplus in the next financial year but warned that it would probably take until 1990 before the large balance of payments current account deficit fell significantly. Page 26

Dollar weakened
early on foreign exchanges, breaking through resistance at DM1.3000 but failing to attract selling. This added to uncertainty, as investors worried about the



possibility of central bank intervention, and this served to drive the currency back up to DM1.8025 at the close, compared with DM1.8110 on Tuesday. Dollar was barely changed against the Japanese yen at Y127.50 from Y127.30. Page 42

SAINT-GOBAIN is helping
France's leading glass and packaging group was privatised two years ago. Page 27

BARLOW Clowes creditors
prospects of receiving British Government compensation after collapse of the now-insolvent investment funds were set back by publication of the official report into the affair by Department of Trade and Industry. Page 8

EC member states are to make
common savings of Ecu3.8bn (\$4.4bn) on EC budget contributions next year because of stronger economic growth, rising dollar and EC farm spending reforms. Page 3

HAPAG-LLOYD, West German
shipping and tourism group, announced plans to order five new container ships and a long-distance passenger aircraft at cost of up to DM750m (\$413m). Page 27

MECCA Leisure, UK bingo
group, holiday camps and night clubs group, appeared to be on the point of victory in its bid for Pleasurama, leisure company - despite controversy over statements about its control of Pleasurama shares. Page 27

AMERICAN Express reported
13 per cent decline in third quarter net income to \$222m or 66 cents a share. Page 29

NEWS Corporation, Rupert
Murdoch's Australian-based media company, plans asset sales of US\$1bn or more before next June to reduce debt after its \$3bn purchase of Triangle Publications. Page 29

ITT, diversified US conglomerate
turned in another sharp increase in net third quarter profits to \$236m, or \$1.60 a share, with strong contributions from a number of its industrial and financial service segments. Page 29

EC-South trade relations took
another step downhill as European Commission called for imposition of heavy duties on container cargoes carried by leading South Korean shipping line. Page 7

\$17bn Nabisco buy-out plan stuns Wall Street

By Roderick Oram in New York

MANAGEMENT of RJR Nabisco stunned Wall Street yesterday by saying they were working on an offer to take the US tobacco and food group private in a deal worth at least \$17bn.

If successful, the leveraged buy-out would be the largest takeover ever. It would be three times the size of the previous largest buy-out - the \$6.2bn purchase of the Beatrice foods group in 1985 - and would equal roughly half the value of all US buy-outs last year.

The news came a frantic period of takeover activity so far this year which has increasingly focused in recent weeks on the tobacco and food industries. Big offers include Philip Morris's \$11bn bid for Kraft earlier this week and Grand Metropolitan's \$5.2bn for Pillsbury.

Managements of both target companies may try buyouts to avoid hostile takeovers, adding further pressure on the debt markets financing the unprecedented volume of deals.

RJR Nabisco's shares soared 50% to 76 1/2 after the news broke, compared with the tentative buyout price of \$75 for a total of \$17bn mentioned by management. Analysts were united in estimating the company was worth far more, perhaps as high as \$100 a share or

TOP 10 BUY-OUTS

Company	Value of deal (\$bn)
RJR Nabisco	17.0
Sealed Air	8.2
Safeway	5.2
Borg-Warner	4.2
Southland	4.0
Viacom Inc	3.9
Montgomery Ward	3.5
R.H. Macy	3.7
Cummins-Allison	3.6
Emark	2.7

Prospective purchase

\$22.5bn

Despite the sheer size of the buyout, Wall Street thought RJR Nabisco's management, led by Mr. Ross Johnson, a Canadian financier and admired for his aggressive style, stood a fair chance of making the deal work financially. But it is likely they would have to sell some parts, probably in the food sector, to reduce debt.

One analyst suggested the motivation for the management was "pure greed." They stand to reap huge personal profits from realising through debt ownership the true value of the group which, like other tobacco stocks such as Philip Morris, has significantly underperformed the market for several years. Investors have ignored them because fewer

Americans are smoking and more are seeking damages for smoking-related health problems.

Nonetheless, the tobacco business is still a tremendous generator of cash which companies have used to diversify their activities. Food has been a particular target because of similar dependence on brand promotion, marketing and advertising skills.

A buyout of RJR Nabisco, the second largest US tobacco group after Philip Morris, would be financed, like all such deals, almost entirely by borrowings. Its long-term debt would balloon from \$5.5bn currently to perhaps as high as \$25bn. Debt service would be tight initially even with its strong cash flow which totalled \$7.30 a share last year. Net profits in 1987 were \$1.2m, or \$4.70 a share, on sales of \$15.5bn.

Nonetheless, the company should soon enjoy a substantial increase in earnings thanks to recent heavy investment in, for example, new biscuit plants and a cigarette factory in North Carolina.

Shearson Lehman Hutton, RJR Nabisco's investment banker of long standing, said it was working with Mr Johnson's management group on a financial package for the buy-

out. It would provide the equity and some of the debt financing while arranging senior bank debt.

While Shearson is the largest Wall Street investment firm in terms of capital, it is relatively inexperienced in buyouts. The largest deal to date in which it was the principle equity investor was its \$550m buyout of Sheller-Globe, an auto parts and office products group.

Shearson has advised corporate boards on several multi-billion buyout offers from managements but has led none of the top 20 US buyouts.

Earlier this year Shearson set up a \$1.5bn merchant banking fund to further its ambitions in the field of buyouts. RJR Nabisco was created in 1985 by the \$4.9bn takeover of the Nabisco foods group by RJ Reynolds, the North Carolina tobacco company. In less than a year, Mr Johnson, originally Nabisco's chief executive, had ousted Mr Tyles Wilson, Reynolds's chairman, to assume control of the whole group.

It was Mr Johnson's second coup. He had earlier managed the same boardroom feat when Nabisco took over Standard Brands, his earlier corporate vehicle, in 1981.

Lex, Page 28; Background, Page 27

Major UK banking group to merge with life insurer

By Nick Bunker and David Barchard in London

LLOYDS BANK, one of Britain's big four banking groups and Abbey Life, a leading life insurer, yesterday unveiled the most ambitious marriage between two such concerns yet seen in the UK.

The bank will merge five of its insurance and retail financial services businesses into Abbey in return for 380m new Abbey shares, giving it 57.6 per cent control of the company, to be renamed Lloyds Abbey Life.

Abbey, with 1987 premiums of \$460m (\$600m), is the UK's second largest unit-linked life company.

Enthusiasm of a merger had been circulating for months, but most observers were still taken aback by the scale of the deal, which values the five Lloyds Bank businesses involved at \$1.15bn.

It requires approval by both companies' shareholders at meetings on November 14.

The five Lloyds businesses to be merged into Abbey are Black Horse Life, which sells to its banking client base; Lloyds Bowmaker, its finance house, with 750,000 customers; Black Horse Agencies, a 536-branch estate agency chain; Lloyds's Bank Insurance Services, its insurance broker; and Lloyds Bank Unit Trust Managers.

Sir Jeremy Morse, Lloyds chairman, said the merger would produce "a quiverful of synergies". Mr Michael Hapner, the 44-year-old secretary who chairs Abbey and will head the enlarged group, said talks started several months ago.

A further target for criticism was the inclusion of Lloyds Bowmaker, which as an instalment credit, hire purchase and leasing business commands a much lower stock market rating than a life company. "Shareholders in Abbey Life need to own a pure, high-quality life company," said Mr Chris Fountain, of County Nat-West Woodmac, "Now they'll own a bit of a mess of companies."

Another question mark hangs over resumption of trading in Abbey shares, suspended on Wednesday at 294p. S.G. Warburg, Abbey's merchant bank, said a statement would be made today, but the Stock Exchange said they might have to stay suspended until after the shareholders' meeting.

Analysis, Page 24; Lex, Page 26

Iran under pressure to agree Iraqi oil quota

By Steven Butler in Madrid

IRAN came under intense pressure last night to agree that its rival, Iraq, be permitted to raise oil output to the quota level fixed for Iran by the Organisation of Petroleum Exporting Countries.

Iranian acquiescence, sought by Opec members at their meeting in Madrid, is seen as a key first step in drafting a new Opec production agreement that would check the surge in output by the Gulf Arab countries and lift oil prices.

Iran and Iraq faced a solid front of six Opec oil ministers who said that a production accord would be impossible unless the two countries patched up their differences and agreed a formula for production parity.

The alternative would be continued over-production that could easily drive prices below \$10 a barrel.

The ministers, from Saudi Arabia, Kuwait, Iran, Iraq, Venezuela, Nigeria, Algeria and Indonesia, are members of Opec's price monitoring and long-term strategy committees.

Their meeting is expected to continue over the weekend.

Oil ministers who met the Iranian delegation said Iran appeared ready to adopt a pragmatic approach. This was seen as implying that they would yield on the quota issue.

There appeared to be scant hope, however, that Opec production could be quickly cut, even if an agreement was reached.

Mr Rihwan Lukman, Opec's president, said that member countries' production had exceeded 21m barrels a day, or nearly 4m b/d above the organisation's production ceiling.

Contracts now known to have been signed by Saudi Arabia and Kuwait and in force until the end of the year imply that the two countries will have to produce at a rate of more than 5m b/d and 1.5m b/d respectively - well above the quotas set for them by Opec.

This oil will continue to flood European markets until the middle of February, making any substantial recovery in spot prices highly problematical.

Some of the major oil companies have stopped buying crude in the expectation that prices will fall.

Mr Cesar Julio Gil, the Venezuelan Oil Minister, said any agreement would have to involve an immediate cut in over-production by the Gulf states.

Rocard urged to ease pay policies

By Paul Betts in Paris

MR MICHEL ROCARD, the French Prime Minister, is coming under increasing pressure from his own Socialist Party to relax his tight public-sector wage policies to defuse the growing wave of labour unrest in the country's public services.

The unrest reached a climax yesterday with a series of concerted strikes and demonstrations organised by the country's main unions, causing severe disruption in city transport, railways and airlines and in schools, postal deliveries and most of the other public services.

The unions threatened yesterday to pursue their action indefinitely to force the Government to back down from its tough stance on public-sector wages. The country's 5m public-sector workers.

The strikes yesterday further weakened the French franc, which reached a new low against the D-Mark of FF4.3164 at the Paris fixing.

The French monetary authorities have already had to defend the franc and the Banque de France was forced to raise its intervention rate by a quarter point this week to bolster the French currency.

The franc has come under pressure from the combination of the falling dollar, the rising D-Mark and the unsettled French labour climate.

However, the Socialist Government has so far refused to yield to the demands of public-sector workers for wage rises this year on top of the 2 per cent they have already been granted to bring them into line with the underlying rate of consumer price inflation this year of about 3 per cent.

Mr Rocard and Mr Pierre Bérégovoy, the Finance Minister, have both argued forcefully in the past few days that the Government could not afford to ease economic policies because the recovery of the economy was still regarded as fragile.

At the same time, Mr Bérégovoy has also made it clear that a devaluation of the franc was out of the question.

However, the strikes are now causing increasing tensions between the Government and the Socialist Party, whose secretary-general, Mr Pierre Mauroy, a former Socialist Prime Minister, has openly sided with the striking workers.

Although Mr Mauroy acknowledged that the Government had little room to manoeuvre, he said in the National Assembly that the Socialist Party supported the claims of the public sector workers.

The rift between the Government and the Socialist Party over the handling of the public sector wage dispute also risks bringing to the surface again the underlying friction between the traditionalists on the party's left wing, led by Mr Mauroy, and the more liberal wing led by Mr Rocard.

These internal rifts are now likely to complicate even fur-

ther Mr Rocard's efforts to try to modernise the French public sector whereas the old style party leaders merely want the Government to reward the traditional Socialist voting strongholds in the public sector by relaxing wage restraint.

The strike, while annoying, did not paralyse the country. AP reports from Paris. Transport felt the most disruption. In Paris, subway and bus services were cut by as much as a half. But commuters who feared the worst and drove into the city found huge traffic jams.

Main roads leading into the capital had jams as long as 17 miles in some areas.

Air France cancelled 31 of its 118 medium-range flights and some of the major railway services were running at half to two-thirds their usual number.

Production of electricity was cut by about 15 per cent. Little mail was delivered; customs were on strike and many welfare and social security offices were closed.

Brussels calls for levies to be imposed on Hyundai cargoes

By William Dawkins in Brussels and Kevin Brown in London

A NEW irritant entered strained EC-South Korean trade relations yesterday when the European Commission called for the imposition of heavy duties on container cargoes carried by a leading shipping line from the South East Asian country.

If the duties are sanctioned by the 12 EC governments, it will be the first time the Community has taken such action against allegedly unfair pricing in a service industry, as well as the first application of a two-year-old EC rule against foreign underpricing in the shipping industry.

The duties would apply to cargoes shipped by Hyundai Merchant Marine between Europe and Australia and are being proposed in response to a complaint of artificial underpricing lodged just over a year ago by the Europe-Australia shipping conference, representing eight of the EC's largest shipping lines.

The Commission's decision was received with gloom by shippers' organisations, which had told the Commission that Hyundai's cheap rates were of great benefit to European exporters.

The British Shippers' Council, which led shippers' support for Hyundai, said the decision had been taken on political grounds, and set a dangerous precedent. It feared similar action would be taken against non-conference operators on other routes.

The Commission's announcement comes only a day after the Brussels authorities issued a paper to try to calm the fears of the EC's trading partners that the Community might become more protectionist as it works towards the 1992 single market.

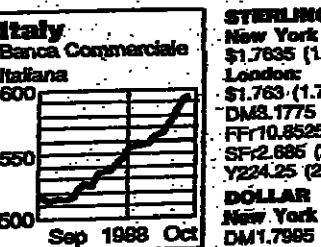
Brussels is calling for levies of Ecu450 (\$510) per 20ft container carried on the EC-Australia route, rising to Ecu900 per 40ft container. This is

roughly equivalent to 26 per cent of average Hyundai freight charges. The levies are supposed to bridge the margin by which the South Korean line was found to be undercutting normal freight rates, said Commission officials.

The Brussels authorities estimated that Hyundai's rates would have to be increased by a range of 17 to 43 per cent on different cargoes to fall in line with EC competitors. The South Korean line was able to undercharge so heavily only because it got unfair advantages in the shape of government tax breaks and loan repayment holidays, "most of which are unusual commercial practices", said the Commission.

South Korean undercharging had created serious injury, forcing EC lines' rates to fall by 2.5 per cent when Hyundai started services on that route in 1986, with a 14.5 per cent drop the following year.

MARKETS



INTEREST RATES
US Federal Funds 8 1/2 %
3-mth Treasury Bill: yield: 7.55% (7.65)
Long Bond: 102 1/2 (102 3/4)
yield: 8.89% (8.89)
London 3-month interbank: 3-month 11 1/2 % (11 1/2)

STOCK INDICES
New York close
Dow Jones Ind. Av. 2,181.19 (+43.82)
S&P Comp 261.58 (+4.61)
London FT-SE 100 7,854.3 (+1.8)
World 781.19 (Wed)
Nikkei Ave 27,380.55 (+96.98)
Frankfurt Commerzbank 1,808.6 (+24.5)
Paris CAC 3,500.5 (+1.81)
Brussels 15-day (Argus) \$13.55 (+22.5cts) (Nov)
West Tex Crude \$14.785 (+12cts) (Dec)

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Kohl's Moscow visit promises major rewards in trade

A West German delegation due in Moscow next week is being billed in Bonn as the highest-powered the country has ever sent abroad. Led by Chancellor Helmut Kohl (left), it is expected to widen trade and technology links. Page 2

Moscow Gorbachev treats Europe's leaders to a few home thoughts

Zimbabwe's Embattled Kaunda takes few chances at the polls
US elections Dukakis makes a pitch for the little guy
Challenge of 1992: Aiming for precision is barmy in a mish-mash world
Editorial Comments Too grudging on Clowes; Obstacles to Korean unity
The British premiership: What makes Tarzan run
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PETERBOROUGH



AN EFFECTIVE PROPERTY COMBINATION

The Commission for the New Towns is now benefiting from the "Peterborough Effect". On October 1, 1988, CNT opened its office in Peterborough and took over the industrial and commercial property assets of the Peterborough Development Corporation. CNT is now working closely with the Peterborough Development Agency to ensure continuation of the development that has made Peterborough England's most famous Roman City.

CNT now offers industrial and commercial property opportunities to businesses, developers and investors in Peterborough and in the 14 additional mature New Towns across England.

Dial 100 and ask for Telephone CNT Property Centre for further information.

Commission for the New Towns, Stuart House, PO Box 3, Peterborough PE1 1UJ.

EUROPEAN NEWS

1992 'could open door to US-level incomes'

By Ralph Atkins
Economics Staff

A SINGLE European market, with the forces of competition allowed to let rip, could mean the population enjoying the same average income as in the US - or even more, it was suggested yesterday.

Professor Victoria Curzon Price, of the Institut Universitaire d'Etudes Européennes at Geneva University, said the single market from 1992 was "a fantastic dream". It would be "a pure exercise in deregulation, the devolution of power to the market, and economic federation".

She was delivering the annual Winocott lecture in London, in memory of Mr Harold Winocott, former editor of the Investors' Chronicle and columnist on the Financial Times.

Prof Curzon Price said 1992 could mean considerable gains for member countries - perhaps more than 6 per cent of European gross national product. However, she warned that the process would create social and political tensions.

"The restructuring process has hardly started. It is not a matter of a rash of mergers. It is a matter of closing down plants, opening others, concentrating production where it is most efficient, capturing economies of scale."

The single market would "remain a dream" if people dithered with the basic concept to preserve a particular industry or set of jobs. Governments should not cling to discretionary powers, nor trade unions cry "social dumping" when a plant threatened to close.

Cumulative gains
Efficiency gains would be cumulative, she said. There was no reason why Western Europe as a whole should not seek to enjoy the same average income as Americans - or even overtake them.

At present, taking differences in purchasing power of currencies into account, per capita incomes in richer north European states were between two-thirds and three-quarters of those in the US. In the poorer southern countries, the figure was between a third and a half.

She said Mrs Margaret Thatcher, the British Prime Minister, was right to oppose a homogenised Europe, and the transfer of sovereignty to a supranational body with a mandate to conduct economic policy at a European level.

"This is the kind of Europe that nobody wants except maelstromic interventionists," said Prof Curzon Price.

However, Mrs Thatcher was fighting the wrong battle. "She should be fighting on the side of the single market, which involves a transfer of sovereignty to market forces, not to Brussels," which allows national differences to flourish, not to perish, which decentralises, rather than concentrates, economic power.

Prof Curzon Price said the 1992 project did not include the creation of a single Community currency. Moreover, Europe was a long way from accepting the political implications of managing a single currency.

However, if governments were not prepared to surrender monetary sovereignty to a European central bank, then the best hope was a system of currency management driven by market forces and independent of political considerations.

Soviet ministers rebuked in stormy budget debate

By Quentin Peel in Moscow

A STRING of Soviet government ministers have been publicly and severely rebuked by their colleagues at a stormy debate on the Soviet economy.

The extraordinary action came at the council of ministers' meeting summoned to finalise the budget and plan for the coming year.

The ministers ordered drastic moves to curb the Soviet state budget deficit, including measures to wind up insolvent enterprises and cut spending on the state bureaucracy.

They also rounded on colleagues responsible for food production and supplies to the shops, accusing them of failing to re-equip their factories as ordered by the Communist Party central committee last year. They attacked the chairman of the central planning bodies for complacency in continuing to cite rosy statistics which disguised "negative tendencies" (in the economy) which are growing rather than subsiding.

The stormy meeting, chaired by Mr Nikolai Ryzhkov, the Prime Minister, is supposed to finalise the budget figures for

next week's session of the Supreme Soviet, the national parliament.

Test news agency yesterday reported in detail the reprimands issued to leading members of the government, including Mr Vsevolod Murakhovskiy, chairman of the State Agro-industrial Committee, and two of his deputies. It also reported strong criticism of the Ministry of Defence Industries for apparently refusing to produce machinery for the food processing sector.

The State Committee for Statistics, Goskomstat, yesterday issued its traditional, doubtful statistics for Soviet economic growth over the past nine months, putting the figure at 4.7 per cent. However, even Goskomstat had to admit to disturbing trends, both in price rises which it has yet to calculate, and in the faster increase of wages above the rise in labour productivity.

The ministers reported huge shortfalls in meeting planned targets in several sectors, including food worth 1.3bn rubles (\$2bn) less than planned, and a shortfall of housing construction in the Russian federation to the tune of 19,000 flats.

De Mita says Bush gets Gorbachev vote

By John Wyles

MR GEORGE BUSH'S candidacy for the US presidency was given a scarcely veiled endorsement by Mr Mikhail Gorbachev, the Soviet leader in his talks with Mr Ciriaco De Mita, Italy's prime minister. In the same discussions the Soviet leader lavished praise on Mr George Shultz, the US Secretary of State, both for his personal qualities and the contribution he had made to improving US-Soviet relations.

Mr Gorbachev had "addressed his esteem (for Mr Shultz) and for his understanding of the problems in a manner which was by no means purely formal."

Mr De Mita told a group of foreign journalists. After indicating that his own preference was for a Bush victory next month because there tended to be "more novelty" in Republican foreign policy than the Democrats', Mr De Mita revealed that Mr Gorbachev had seemed of the same opinion. "I am in favour of continuity in politics," Mr Gorbachev told him.

Speaking just two days after his return from Moscow, Mr De Mita acknowledged that his first impression after a dozen hours of talks with the Soviet leader which not only embraced East-West issues but

also Marxism ("he was faithful to the memory") and the future of mankind, had left him sharing the judgment of many other Western leaders.

"He is an extraordinary person, very realistic, very pragmatic with little ideology," he said.

Mr De Mita said he had taken no position on behalf of Italy which was outside the framework agreed by the leaders of the seven industrialised nations at the Toronto summit earlier this year.

Mr Gorbachev had appeared to confirm the judgment made then that reducing military

expenditure was Moscow's top priority.

"He asked the Italian Government to do everything possible to get the talks on conventional arms reductions started as soon as possible."

The Soviet need to satisfy popular rather than technological requirements was evident from its interest in reaching agreements with Italian producers in the fields of agribusiness, tourism and consumer goods, said Mr De Mita. The Soviets also suggested sending a team of experts to Italy to study how the large public sector operated in a market environment.

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EC debate clouds Anglo-Italian meeting

By John Wyles in Verbania

IF IT persists, the rain and mist obscuring the view across Lake Maggiore in northern Italy yesterday may be an appropriate metaphor for today's annual Anglo-Italian ministerial summit in Verbania at the lakeside Villa Taranto.

Both Mrs Margaret Thatcher, the British Prime Minister, and her Italian counterpart, Mr Ciriaco De Mita, risk being separated by a fog of mutual incomprehension on two issues the future development of the European Community, and how the West should

respond to Mr Mikhail Gorbachev.

Mrs Thatcher's recent public reluctance to countenance further surrenders of national sovereignty to the EC reflects the instincts of a nation which has enjoyed centuries of freedom from foreign interference.

Mr De Mita and his fellow Italians, by contrast, have concluded that national identity can survive generations of foreign occupation, and that sovereignty is worth little if not backed up by economic, political and military strength.

Mr De Mita said this week

that it was "absurd" to believe that further transfers of sovereignty could be avoided. Mrs Thatcher thinks differently.

But the Italians claim they are no longer the extravagant European federalists they once were. Mr Gianni De Michelis, the deputy Prime Minister, said this week that Italian ideals were now qualified by a more pragmatic attention to detail.

Specifically, Mr De Mita believes the European Monetary System must be strengthened after the introduction of free capital movement in June

1990. He wants much closer economic policy co-ordination through a step-by-step approach to the creation of a European central bank. Mrs Thatcher, still opposed to putting sterling into the EMS, is reluctant to lose control over national economic policy that this process would imply.

On the Soviet Union, both leaders are likely to agree on Mr Gorbachev's impressive personal qualities. But Mrs Thatcher is much more cautious about the nature of the economic support to be offered to Mr Gorbachev.

Mr Gorbachev had appeared to confirm the judgment made then that reducing military

Greek banker charged

By Andriana Ierodiaconou in Athens

A PROSECUTOR yesterday filed charges of financial irregularities against Mr George Koskotas, the 34-year-old Greek banker and press baron who has shot from obscurity in six years.

The charges include embezzlement and the use of forged or illegal documents in foreign currency transactions. The Greek state news agency said Mr Koskotas has been barred from leaving Greece.

The charges filed yesterday follow intense lobbying against him by five rival publishers, which led to an investigation by the central bank into the financial dealings of the Bank of Crete, the small private commercial bank he controls.

His news empire comprises six magazines, three daily newspapers and a radio station. The Koskotas group, which includes the Olympiakos soccer team, employs 3,500.

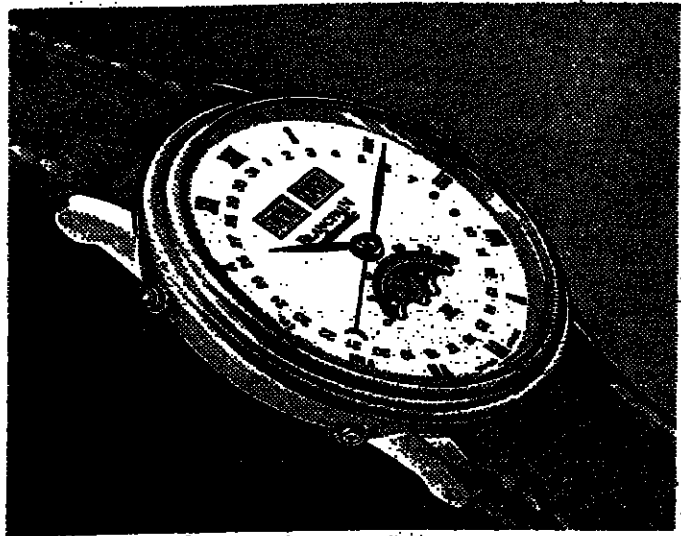
However, until special laws were passed this week, the investigation was hamstrung by a law passed in 1971 ensuring the confidentiality of bank deposits. The central bank moved on Wednesday night to take management of the Bank of Crete out of Mr Koskotas's hands.

A commissioner was appointed to conduct an audit.

From
November 7th.
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control
your entire
business
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The watch shop

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69 Brimpton Road, Knightsbridge, SW3.
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82-83 Fenchurch Street, EC3.

1 Old Bond Street, W1.
Brent Cross Shopping Centre, NW4.
and 17 King Street, Manchester.
(Other branches throughout the U.K.)

OVERSEAS NEWS

Palestinians to seek support for independence

By Andrew Gowers, Middle East Editor

THE Palestine Liberation Organisation's highest policy-making body is to meet in Algiers on November 12 to launch a political initiative aimed at winning international support for the establishment of an independent Palestinian state.

The announcement yesterday of a three-day meeting of the Palestine National Council — which Palestinians regard as their "parliament in exile" — followed months of fierce debate within the PLO and intensive consultations with Arab and other friendly governments.

The meeting is widely regarded as one of the most important in the PLO's 24-year history. It will determine whether the organisation can translate the international attention now focused on the Palestine issue as a result of the uprising in the Israeli-occupied West Bank and Gaza Strip into a genuine political advance.

A number of Western governments — as well as the Soviet Union, which has been playing an especially prominent role in preparations for the council session — hope that the PLO will agree on a statement in effect recognising Israel and thus facilitating the launch of an international Middle East peace conference. But there remains some scepticism in Western capitals as to how far Mr Yasser Arafat, the PLO chairman, will be able to persuade the organisation's diverse factions to go along this route.

The PNC's immediate task is to consider a response to Jor-

dan's recent decision to sever legal and administrative ties with the West Bank, which placed responsibility for the Palestine issue squarely on the PLO.

The consensus reached in a long series of meetings in Tunisia, the organisation's political headquarters, is that the PNC will formally declare the establishment of a state in the occupied territories on the basis of the United Nations 1947 partition plan for Palestine — a move now of largely symbolic significance but which could be presented as an effective recognition of Israel.

The PNC will probably ask other PLO committees to consider eventually setting up a provisional government-in-exile, perhaps as a body to negotiate on behalf of the PLO, according to PLO officials.

Much more interest will surround any political declaration accompanying the proclamation of a state. Mr Arafat and his allies have been groping for a form of words suggesting that a Palestinian state would co-exist peacefully with Israel, but any significant concessions will be fiercely resisted by hard-line PLO factions.

Formulae under consideration revolve around a number of UN resolutions, especially Security Council resolution 242 of 1967 and resolution 338 of 1973 which call for Israel's withdrawal from the territories it seized in the Six-Day War. These resolutions have long been the basis for Western policy on the Arab-Israeli conflict, but the PLO has hitherto refused to endorse them specifically.

Embattled Kaunda takes few chances at the polls

Nicholas Woodsworth explains why Zambia's President is seeking a massive Yes vote on October 26

ONE ZAMBIA. The call, issued from a makeshift dais where besuited dignitaries sit perching in the hot sun, floats out over the school yard to the gathered crowd.

"One Nation." The refrain, resounding in perfect unison from 300 throats, rolls back with the practised ease of religious litany. In the dust of the school yard, women seated on the ground stop breast-feeding babies. Men look out from the shade of their black umbrellas. Children from the surrounding shacks and tenements gaze wide-eyed at the batons of the tough-looking party provosts keeping order.

"One Nation", the lone voice from the dais cuts out once more into the blue and cloudless sky.

"One leader", the response surges back.

"And that leader?" "Doctor Kenneth David Kaunda," the answer returns in a crescendo of triumph, and then settles to a heavy, rhythmic "K.K. Vote Yes. K.K. Vote Yes."

All over the country, in populous urban communities and isolated rural areas, the vast political machinery of Pres-

ident Kaunda's United National Independence Party (Unip) is running thousands of similarly well-oiled election rallies.

For weeks Government ministers and Unip central committee members have tirelessly toured the provinces on the President's behalf. The state-owned national press, radio, and television cover very little but the campaign. Cars carry K.K. bumper stickers. K.K. T-shirts are worn by everyone from businessmen to the boys who pack bags in suburban shopping centres. The election campaign has complicated even shopping itself: in Lusaka's central market, roving patrols of Unip militants allow purchases only on the presentation of voter's registration cards.

Zambians are not normally a highly politicised people, and the government is rarely so insistent in eliciting their participation. Most Zambians ignore a process in which they have little input. In ordinary by-elections in recent years a 20 per cent turnout of registered voters has been usual.

But this is no ordinary election. Unip is the sole legal party in the country and Dr Kaunda the sole presidential



Kaunda: heavy hand

candidate, but an overwhelming vote for him in national elections — held every five years — is seen as vital to the legitimacy of his, and Unip's, rule.

The reasons for this are both political and economic. Since independence in 1964, Dr Kaunda has based his uninter-

rupted leadership on a creed of self-styled "humanism". It is a philosophy that contains ele-

ments of Fabian socialism and Christianity, and while he has rejected multi-party democracy, he has traditionally permitted lively debate in a national legislature made up of Unip members.

Thus the elections on October 26 are not only a referendum for President Kaunda (his ballot consists of a "yes" option, indicated for the benefit of Zambia's illiterate by a drawing of an eagle, and a "no" option, a cross). There is also a choice of Unip parliamentary candidates in each of the country's constituencies.

Inside the framework of limited democracy, President Kaunda has always kept tight control over potential opposition.

Recently, however, there has been a marked shift away from democratic procedure.

In an effort to reassert control over parliament that has become increasingly critical of his leadership, President Kaunda recently raised the number of Unip central committee members, from 25 to 68. This inner circle of the party now forms an effective counterweight to parliament, and threatens to turn it into a rubber stamp of party policy. Parliamentary backbenchers, who

have traditionally acted as an informal but often effective opposition, now find their influence much reduced.

Unip leaders have also taken steps to ensure that opposition is further reduced following the elections. In past elections contests Unip has eliminated those parliamentary candidates not entirely supportive of President Kaunda and the party line. Never before, however, has the vetting process attained such dimensions — more than 130 candidates, including seven incumbents, have been barred from standing in the coming elections.

Most of the political opposition which Dr Kaunda is attempting to pre-empt arises from his inability to control a sharply deteriorating economy.

In the spring of 1987 he broke off relations with the International Monetary Fund and opted to go it alone. The decision brought with it the problems of an overvalued currency, a growing budget deficit, and a continuing government commitment to consumer subsidies it could no longer pay for.

The result has been a crip-

pling lack of foreign exchange, an inflation rate growing at 60 per cent annually, and a black market that fewer and fewer people have been able to afford.

The President continues to receive support from traditional rural elements, but dissatisfaction with Unip's handling of the economy has now spread to the business community to bureaucrats, the lower ranks of military officers, and urban workers alike. Despite lack of official confirmation, it now seems certain that government security forces acted on October 8 to forestall a military-led coup.

With an ever-narrowing base of popular support, it is essential that President Kaunda be seen to have won a massive "yes" vote in the elections. Even without recent government warnings that those who oppose him will be considered "enemies of the people", he will undoubtedly obtain the minimum 50 per cent of votes he needs to stay in power.

The real threat to President Kaunda, however — the continuing economic decline of the country — will remain a post-electoral battle.

Israel ponders bomb revenge

By Andrew Whitley in Jerusalem

THE Israeli Cabinet met in emergency session yesterday to discuss a response to Wednesday's suicide car bomb attack in southern Lebanon which left seven Israeli soldiers dead and eight wounded, two of them in critical condition.

Electioneering more or less halted for the day, as party leaders from all sides promised revenge against the pro-Iranian

Islamic Resistance movement which had claimed responsibility for the bloody incident.

Campaign broadcasts were cancelled and a pall of sorrow descended over the country. In what appeared to be a preliminary, punitive action, Radio Free Lebanon reported that long-range Israeli artillery batteries opened fire early in the morning against three Leban-

ese Shia villages just beyond the limits of Israel's self-declared "security zone".

Grim-faced over what he said was a painful reminder of "one of the many threats to Israel's security," Prime Minister Yitzhak Shamir warned: "We are obliged to hit these people of blood and terror at every place and every time. We owe this to ourselves, our soldiers and our security."

Botha spurns harsh race law punishments

By Anthony Robinson in Johannesburg

PRESIDENT P.W. Botha has decided quietly to shelve proposed legislation which would have introduced heavy fines and jail sentences for violations of the residential segregation Group Areas Acts. At the same time he has passed on to the President's Council for further discussion two other bills which would legalise racially-mixed residential areas for the first time.

The decision to pass the Free Settlement Areas Bill on to the President's Council — the top level policy advisory body — follows the rejection of all three group areas amendment bills by the "coloured" and Indian houses of the tri-cameral parliament last month.

The rejection followed emotional debates which revealed the depth of bitterness in both communities at the forced removals which followed introduction of the Group Areas Acts. The acts rigidly define ethnically separate residential

areas, but in practice they have proved unworkable in many inner-city areas. Whole areas such as Cape Town's District Six were bulldozed in the 1960s while elsewhere white families moved into homes formerly owned by "coloureds" or Indians.

Initially the Government had hoped to railroad the bills through parliament before next week's municipal elections in an apparent effort to appease conservative white voters.

Given the depth of opposition to the bills domestically, and reservations expressed by foreign businessmen and politicians during President Botha's recent European and African tour, the Government appears to have decided to change tactics. The latest decision appears to be aimed at bringing wavering reform-minded urban voters back to the National Party while giving up hope of attracting back conservative voters.

Jordan faces austerity

By Our Foreign Staff

JORDAN'S foreign exchange market appeared to be stabilising yesterday as the country braced itself for government austerity measures following a decline in its foreign reserves.

After five days of sharp fluctuations in which the Jordanian dinar lost 15 per cent of its value against the US dollar, the currency yesterday settled at about 475 fils to the dollar on the free market, still wide of the central bank's official rate

of 445 fils. There are 1,000 fils to the dinar.

The fluctuations were triggered by a government move to align its exchange rate to market values last Saturday, described by officials as a partial flotation of the dinar designed to stop the recent drain on reserves. But the sharp rise in the dollar prompted 150 industrialists to demand moves to stabilise the market.

Fahd tries to mend fences with Iran

By Andrew Gowers, Middle East Editor

KING FAHD of Saudi Arabia has taken an important step towards reconciliation with Iran by ordering the country's officially-regulated media to halt their stream of often vitriolic attacks on Tehran.

The Saudi Press Agency said the King had decreed that criticism of Iran in the press and on broadcast media, which has been constant since Iranian pilgrims rioted in Mecca last year, should cease as an attempt of Saudi good intentions towards Iran. "Let us take the initiative... and we hope to get the same in return," the agency quoted him as saying.

Saudi Arabia broke off diplomatic relations with Iran last April as a result of a continuing row about the Mecca riot, in which more than 400 people died. Only last month, four Saudis accused of conspiring with Iran to blow up the tanks at a Saudi government plant were executed.

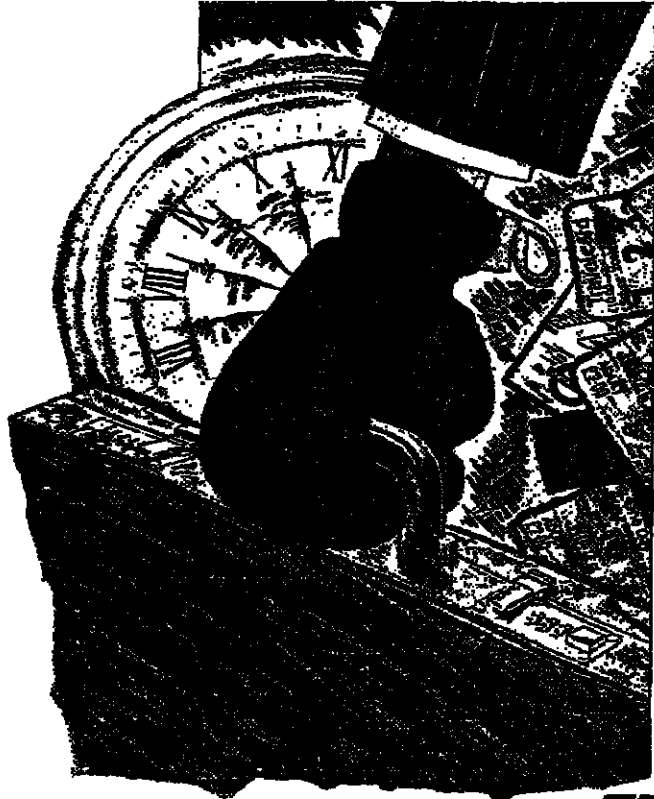
The Saudi move follows a similar conciliatory statement last Friday from Hajj Abdullah Al Akbar Hashemi Rafsanjani, Iran's de facto political leader. It underlines the reduction in tensions between Iran and countries on the southern side of the Gulf since the ceasefire between Iran and Iraq took hold in August.

Iran and Kuwait, which came close to being drawn into the Gulf war last year, have agreed to resume diplomatic relations. Bahrain has also decided to upgrade its own ties with Tehran.

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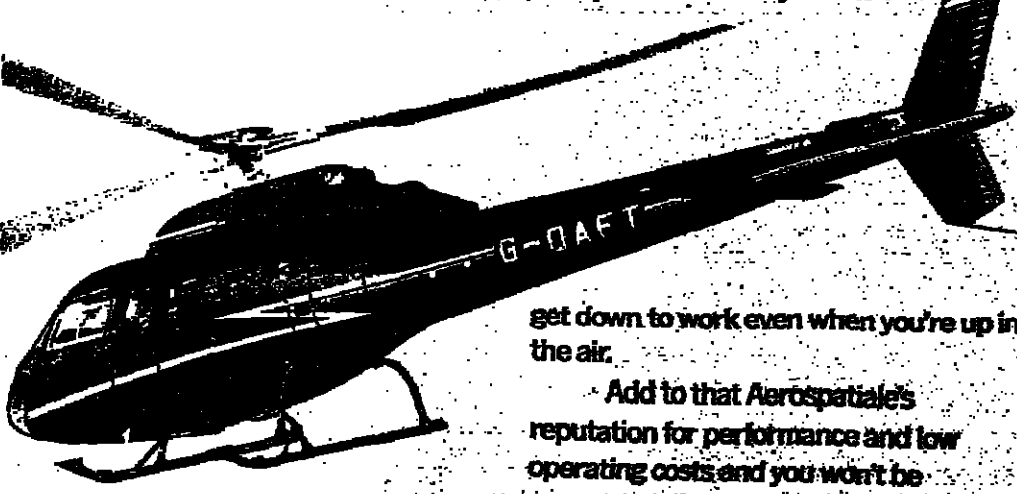
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Bond TV inquiry to take in claim of threat

By Chris Sherwell in Sydney

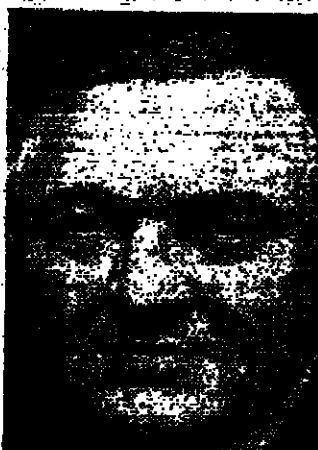
AN OFFICIAL inquiry into the fitness of Mr Alan Bond's Bond Corporation to hold broadcasting licences in Australia was expanded yesterday to include investigations into threats allegedly made against the AMP Society, Australia's largest institutional investor.

The inquiry is being conducted by the Australian Broadcasting Tribunal, the broadcasting watchdog, and has so far confined itself to a controversial \$400,000 (\$125,000) defamation payment paid by Mr Bond in 1986 to Sir John B. H. Petersen, the former Queensland Premier, in relation to a television programme.

With the surprise move yesterday its ambit was widened substantially and the question mark hanging over the Bond group's broadcasting operations, which include the Channel Nine television network and a chain of radio stations, is now greater. The Bond empire includes brewing, media, property and resources.

Hitherto the tribunal's concern has been whether Mr Bond's out-of-court payment to Sir John was made in response to a threat to Mr Bond's continued business dealings in Queensland. The suggestion arose from a promotional clip of a programme in which Mr Bond said as much to a television interviewer. When the programme went out, the relevant segment of the interview was excised, apparently in fear that it might be defamatory.

The tribunal's hearings coincide with a separate legal action involving the Bond



Bond: question marks

group in the New South Wales supreme court. A judge is being asked to decide whether a \$400,000 "success fee" should be paid by the Fairfax newspaper empire following the \$2.55m bid by 25-year-old Mr Warwick Fairfax to take the company private last year.

Mr Fairfax is refusing to pay the fee, which was originally to go to Rothwells merchant bank of Perth but which, because of its own financial troubles, has been sold on to Mr Bond's Bond Media. Bond Media and Rothwells are suing, and Mr Fairfax has launched counter-suits.

The case began on Monday and is expected to last several weeks. It has already provoked extraordinary allegations of double-dealing, betrayal and cowardice.

The hearings continue.

Troubled waters ahead for Iraqi irrigation

Joyce Starr and Stephen Alley on prospects for realising Iraq's agricultural potential

DESPITE the deadlock in Iran-Iraq negotiations, there is already wide speculation concerning Iraq's enormous post-war agricultural potential.

The Iraqi Government has long viewed agriculture as a prime component of political power and has prompted self-sufficiency by pouring huge sums of money into agricultural projects. Achievement of this, however, requires Iraqi accessibility to dependable and renewable water resources. But Iraqi waters may be as murky as the peace process that lies ahead.

Like many Middle Eastern countries, Iraq is dependent upon limited, external sources of water. The Tigris and Euphrates rivers, around which most of Iraq's population is clustered, represent the only dependable and renewable water supply in Iraq.

Although nearly three-quarters of the Tigris/Euphrates river basin lies within Iraq, more than 80 per cent of the country's measurable water supply derives from sources outside its borders, primarily in eastern Turkey and northern Iran.

For Iraq, with its 15m people and high birthrate, agricultural self-sufficiency is viewed as synonymous with national security. Indeed, Iraq has the potential to become not only self-sufficient, but also a leading Middle Eastern food

exporter. And only agriculture has the potential to employ Iraq's burgeoning population. Agriculture employs about 35 per cent of the population compared to 3 per cent in oil production. Iraq's upstream neighbours, Turkey and Syria, have plans, however, that could thwart Iraq's development programme.

Turkey has already begun work on the Southeast Anatolia Project, a sweeping scheme of 13 dams on the Tigris and Euphrates rivers. The Atatürk dam (projected completion date 1990 or 1991) could divert the entire Euphrates river into the Tigris plain, thus forcing both Iraq and Syria into the role of "hydrological dependents."

Turkey plans to irrigate about 350,000 additional acres, Syria 250,000 acres, and Iraq 450,000 acres. Combined, these abstractions add up to more water than the Euphrates river can sometimes provide.

To make matters worse, Turkey, Syria and Iraq have yet to hammer out a formal agreement on water basin apportionment or management. The World Bank and the Islamic Development Bank have so far refused to finance the Atatürk Dam in Turkey for precisely this reason.

In 1986, the Turks uncovered an alleged Syrian plot to blow up the dam. And twice, in 1975 and in 1984, Iraq and Syria

almost came to blows, in part over a temporary dearth of Euphrates water.

Turkey is trying to avoid conflict over Tigris/Euphrates water by working to improve relations with its Arab neighbours and, in particular, Iraq with which it has an increasingly complex relationship.

Iraq has recently become Turkey's main trading partner. Turkey receives handsome commission on profits from Iraqi oil that flows through a Turkish pipeline to the Mediterranean; both Turkey and Iraq fear effective mobilisation of the Kurds living in areas of northern Iraq and south-eastern Turkey close to the pipeline.

Despite Turkish and Iraqi disagreement over Tigris/Euphrates water, the generally workable relationship between the two countries protects Iraq from Syrian exploitation. If Syria were to divert an undue amount of Euphrates water, it would incur the wrath of both Turkey and Iraq.

On balance, there is probably no imminent shortage of water in the Tigris/Euphrates river basin primarily because Iraq, Turkey and Syria have been unable to implement fully their excessively optimistic development and irrigation schemes.

Their complete implementation is unlikely for several reasons, including financial con-

siderations. Thus, the Tigris/Euphrates is the only drainage basin in the Middle East that can be considered to have a current surplus of water.

Although Iraq has no intention of backing down from its claims to Euphrates waters, its current, more pragmatic, development plans focus on exploiting the relatively cleaner, more abundant, and more secure Tigris river and its northern and eastern tributaries with 22 flood control, hydroelectric, water storage and irrigation schemes.

The development of Iraq's northern water resources is not without constraints, however. The Tigris and its tributaries are closer to Iraq's less integrated Kurdish population and to the Iran-Iraq border which, until recently, saw active fighting.

Gorges and cliffs characterise the Tigris in its northern stretches, making pumped irrigation more difficult. Finally, the bulk of Iraqi agriculture is located in the southern and central areas of the state.

Intensive agricultural development in the north will require not only extensive population relocation but also the retention of Tigris waters in the north. Therefore, the marshes in the south - which owe their existence to a combination of Gulf and river waters - could disappear, disrupting the way of life there.

Iraq's marsh Arabs are Shia - not the ruling Sunni Muslims - and massive social adjustments or discontent could adversely affect Iraq's internal stability.

Hard bargaining by Iraq to ensure access to abundant water resources is but one manifestation of Iraq's determination to chart an independent course for its economic and political recovery.

For the moment, Iraqi development of its Tigris river resources postpones real conflict with Turkey and/or Syria over Euphrates water resources by focusing Iraqi efforts on a less competitive water source.

But if demand among all three riparians continues to rocket while water supply holds constant, another source of friction will be introduced into this already volatile region, further clouding prospects for lasting peace and stability.

Dr Joyce Starr is Director of Economic and Social Development Studies and Senior Fellow for Near East Studies at The Center for Strategic & International Studies; Stephen Alley is a Research Associate at the Center for Strategic & International Studies.

Iran rejects offer on prisoners

IRAN yesterday called an Iraqi offer to exchange prisoners an obstructive propaganda ploy designed to delay implementation of a United Nations settlement of their eight-year war. Reuter reports from Nicosia.

"If it were not for these Iraqi obstructions, half of the POWs would have been freed by now," the Iranian news agency IRNA quoted Iran's military commander-in-chief Mr Ali Akbar Hashemi Rafsanjani as saying.

The International Committee of the Red Cross (ICRC) estimates there might be up to 70,000 Iraqi prisoners in Iranian camps. Baghdad has said it holds up to 35,000 Iranians.

In an interview with IRNA, received in Nicosia, Mr Rafsanjani said the Baghdad offer was meant to deflect mounting domestic pressure for the return of prisoners-of-war from Iran.

"The people of Iraq have realised that the only way to guarantee the release of the POWs is for Iraq to stop its impediments in the way of the resolution's execution," he said, referring to Security Council resolution 598 which is the basis of the peace negotiations.

Iraq said the prisoner exchange was a humanitarian matter not to be tied to other provisions of resolution 598.

Pakistan may turn to banks for loans

By Christine Lamb in Islamabad

PAKISTAN is considering borrowing on the commercial market to replenish dwindling foreign exchange reserves which have fallen to a level barely enough for three weeks' imports.

Foreign exchange reserves have declined to \$200m below the level required to meet foreign debt repayments and a decline in remittances from abroad. Figures for July and August show that home remittances amounted to \$258.5m compared with \$315.8m last year.

To help tide Pakistan over, USAID announced that \$220m military assistance given last year would be treated as a grant rather than on semi-commercial terms.

An International Monetary Fund team is currently visiting Pakistan to consider a request for nearly \$1bn standby credit and structural adjustment loan. Even if agreed the money will not become available until December, which will force Pakistan to borrow from foreign banks to tide it over.

Meanwhile the Pakistan Government is facing serious difficulties over the budget which becomes illegal at the end of this month. The constitution only allows a government to spend federal funds for 120 days without approval from the assemblies. The budget was introduced by ordinance in late June, a month after the assemblies had been dissolved.

The Supreme Court is unwilling to set a precedent by allowing the budget ordinance to be extended and is considering restoring the assemblies for an hour for them to approve the budget.

Arrest made in Japan stock scandal case

By Stefan Wagstyl in Tokyo

AN ARREST was made yesterday in the Japanese stock market scandal which has brought serious political difficulties for Mr Noboru Takeshita, the Prime Minister.

Mr Hiroshi Matsubara, a former senior executive of Recruit Cosmos, the company at the centre of the scandal, was arrested on charges of offering a ¥5m (\$55,000) bribe.

Mr Matsubara allegedly offered the money to Mr Yano-suke Narazaki, an opposition member of the Diet (parliament), to persuade him to stop investigating the affair.

The scandal broke in June when it was revealed that prominent people including politicians had received shares in Recruit Cosmos, a privately-owned property company, and made large profits when it was subsequently floated.

Chinese rebel kept at home

Chinese authorities have prevented Fang Lizhi, a leading dissident, from accepting an invitation to visit and lecture in the US. Peter Kilgus writes from Peking. Although there has been no official announcement, sources say Mr Fang - often called China's Andrei Sakharov - was denied permission to leave because of outspoken comments made on a recent trip. It is believed the 52-year-old astrophysicist will not be allowed out of the country for the rest of the year. It is known that his attacks on the lack of freedom for intellectuals has angered senior leaders.

Two Koreas soften lines on reunification moves

By Maggie Ford in Seoul

REPRESENTATIVES of both North and South Korea have met in a series of talks, suggesting a glimmer of hope for reducing tension and confrontation on the divided Korean peninsula.

The two superpowers, along with Japan and China, have welcomed the speech by President Roh Tae Woo of South Korea as a sincere attempt to make progress towards peace and reunification. Mr Kang Sok Ju, the North Korean deputy Foreign Minister, offered hints in his speech that a basis for negotiation could be reached but also made clear that major and fundamental obstacles remain.

President Roh offered several new proposals, which seemed to have surprised western diplomats. He suggested that a regional conference including the two Koreas and the four other countries with interests in the region should be set up to establish peace in East Asia.

This proposal, according to the Soviet ambassador to the UN, bore strong resemblance to the idea suggested by Mr Mikhail Gorbachev, the Soviet leader, in his speech in Siberia

last month and was welcomed by President Kim Il Sung of North Korea to agree on a non-aggression pact and on turning the armistice agreement which ended the Korean War into a peace treaty.

Mr Kang suggested that top-level military and political talks could be held at the UN to prepare for the summit but pointed out military exercises by the US in South Korea were spoiling the atmosphere for reconciliation.

Both leaders in their speeches renounced the first use of force against the other and listed disarmament and weapons reductions as key issues on a summit agenda. They avoided the provocative language that has characterised contacts between the two Koreas since the 1950s.

The attitude of the US, which has numerous military bases and an arsenal of weapons including nuclear arms in the South, will be a key indicator of progress towards an end to one of the world's most tense confrontations.

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WORLD TRADE NEWS

Horse-trading over reciprocity with EC

David Buchan looks at how the European single market may affect foreign trade

YOU DO NOT start negotiations by giving up your bargaining position in advance," Lord Cockfield, the EC internal market commissioner, said this week. He was explaining why the Commission felt Europe should not give the outside world "automatic" and "unilateral" access to the benefits of its slowly-forged single-market, and why Brussels wants some "reciprocity" from foreign countries.

But many outside, and some inside, the Community argue that the Commission may be taking the EC down a potentially dangerous road of bilateral trade deals that, whatever Brussels' best intentions, could frustrate current multilateral negotiations in the General Agreement on Tariffs and Trade (GATT).

The initial US reaction, for instance, to this week's trade policy statement by the Commission has been less than positive on the "reciprocity" issue, though welcoming the general Brussels commitment to maintaining free and open trade.

Ms Liliana Archibald, a member of the London-based Lotus (Liberalisation of Trade in Services) Committee, said yesterday the decision not to seek retroactive reciprocity in banks was "a sign of grace".

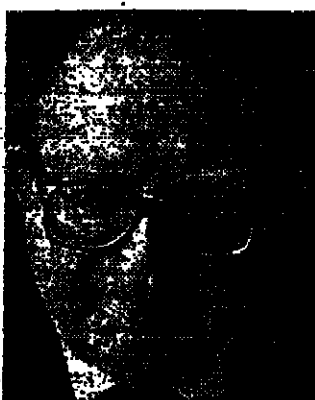
The controversy over reciprocity centres on its application to those uncharted areas

chiefly services and some sectors of public procurement — where there are no rules yet agreed in GATT. This week the Commission at last gave some general indication of how it will seek to navigate the good ship Reciprocity through these waters, though it will be up to the EC governments, in the Council of Ministers, to plot the precise path in each case.

Reciprocity is defined as "a guarantee of similar — or at least non-discriminatory — opportunities" for EC enterprises to operate in foreign markets on the same basis as local companies. This appears to answer foreign fears that the EC might demand treatment exactly "mirroring" the freedoms of the proposed EC single market or, for instance in the case of the US, a right to free interstate banking not accorded to US banks.

The Commission has also decided, in the specific case of banking, only to seek reciprocity on the occasion of "newcomers" into the Community, and not on the extension of single-market banking privileges to non-EC banks already inside the Community — a right that all EC-based banks will acquire if the proposed Second Banking Directive gets Council approval.

While the many foreign banks already in the EC, and international centres like the City of London, may breathe a sigh of relief at this, it still begs further questions. What precisely is a "newcomer"? Might it not also be a non-EC



Lord Cockfield: mandatory reciprocity not wanted

financial institution, long based in the Community but deciding to enter banking? In addition, the Commission has left open the possibility of seeking retroactive reciprocity in areas other than banking.

Lord Cockfield said the Commission would not want the Council to make reciprocity mandatory. Essentially, the Commission would be making a political judgment on when and where to demand it.

Mr Willy De Clercq, the external affairs commissioner, made this clear by stressing that not all EC partners would be asked to make the same concessions, nor would the Community insist on concessions from all its partners. Many developing countries would be left off the reciprocity hook; Brussels would decide precisely which ones.

Some of the external implications of the EC single market programme affect trade in goods, covered broadly by existing GATT rules. They include the need — if and when intra-EC border controls are abolished — to scrap national import quotas on steel, textiles, Japanese cars and many East European goods and to replace them by Community-wide restrictions. Reciprocal foreign market access may figure in the case of cars (shortly to be debated by the Commission). If the EC were to demand reciprocal access to the Japanese car market, it would have to take its risk under GATT rules.

GATT rules cover technical standards, but not, until now, testing and certification procedures. Many EC countries and laboratories have bilateral mutual recognition agreements with foreign countries, which in the 1992-style open market could lead to distortions and inequities — for instance, the US getting its products freely into the whole EC through a bilateral deal with, say, West Germany, but not granting reciprocity to entry to products of the other 11 states. So Brussels' aim is to negotiate Community-wide mutual recognition agreements.

Similar bilateral accords exist in transport, telecommunications and information services, sectors not yet covered by GATT. For example, West Germany has road transport

agreements with several of its communist and non-communist neighbours, as does Denmark with Scandinavian countries. These should be "progressively" replaced by Community-scale reciprocal accords, says the Commission, which has made a start in negotiations on road traffic with Switzerland, Austria and Yugoslavia and on extending EC air traffic liberalisation in the framework of the European Conference on Civil Aviation.

Brussels wants to take the same approach to similar bilateral deals on telecommunications and information data base services which several EC countries have with the US.

The Commission has already proposed a particular negotiating lever in the four public procurement areas — transport, telecommunications, water and energy — so far, incidentally, protected from open competition under both EC and GATT rules. EC public purchasers could ignore bids with less than half their value of EC origin. But foreign countries could get this requirement waived by doing a reciprocal market access deal with the Community.

The real name of reciprocity is horse-trading. And, for all its rhetoric, Brussels' bargaining hand may not be so strong, because of the priority it places on completion of the internal market. It is hard to see the Community holding up internal liberalisation just for lack of reciprocal response from the outside world.

Olivetti wins Soviet deal

By Alan Friedman in Milan

ITALY'S OLIVETTI office automation group has won a £220bn (\$163m) contract to help build a factory near Leningrad that will manufacture three-axis numerical controls devices for machine tools.

While Olivetti will supply know-how and equipment, the construction work will be done by Impresit, a plant engineering subsidiary of the Fiat group. Fiat said the business would be worth £90m.

The Olivetti-Impresit project, which is to be completed within three years, has required special approval from Italian government authorities. Because of concern about the sale of high-technology devices

on the part of some members of the 16-nation Paris-based Coordinating Committee for Multilateral Export Controls (Cocom), Olivetti had to wait more than a year for formal approval of the contract, which came last week.

An Olivetti spokeswoman said last night that the governments of both Washington and Rome had been kept fully informed of details of the deal.

The Olivetti-Impresit order has come from Technopromimport, the Soviet state agency for technology imports. The plant, to be built on the outskirts of Leningrad, will have an annual output of 10,000 numerical control devices,

capable of controlling three axes of machine tools. The Olivetti-Impresit is one of several to be announced in the wake of a visit by Prime Minister Ciriaco De Mita to Moscow.

The Ravenna-based Ferruzzi group has signed a deal to cultivate 500,000 hectares of agricultural land in the Ukraine, a project that will take five years and will see the Italian company helping to develop mixed farming, which it says will eventually generate \$1.5bn of annual revenues.

The Soviet Union, meanwhile, has proposed plans to Fiat for a big new vehicle plant on the lines of the Togliatti factory on the Volga.

Brussels to lift curbs on Czech goods

THE European Commission has concluded a trade agreement with Czechoslovakia, its second after Hungary, with an East European nation, AP reports from Brussels.

The accord, which still has to be signed, is aimed at promoting trade in industrial products between the EC and Czechoslovakia. The Commission said that under the terms

of the four-year agreement, the EC would make "substantial progress" in eliminating import quotas currently imposed on Czech products.

Some of the quotas would be ended or suspended as soon as the agreement comes into force, it said. The easing of restrictions would cover initially some chemicals and manufactured products.

The Commission said Czechoslovakia planned to take "necessary measures" to promote imports from the EC. These would include giving information to the EC about economic development plans and the import needs of certain industries. The Czech authorities will also try to create "favourable" working conditions for EC exporters.

Japan seeking duties on knitted imports

JAPANESE knitting companies, which have been hit by a flood of imports, will ask the Government today to impose anti-dumping duties on imports from South Korea, their chief competitor, writes Stefan Wagstyl in Tokyo.

The Japan Knitting Industry Association was expected to file a petition at the Ministry of Finance, which would start a formal review which might take until late next year.

Japan would impose duties only with great reluctance, given that it is itself a target of dumping complaints from the US and the European Community. Japanese officials have started investigations only twice before, into cotton and ferro-alloys, and dropped them after talks.

In this case, they have already tried to persuade South Korean companies to impose voluntary curbs on their exports.

China sends first trade delegation to Israel

By Andrew Whitley in Jerusalem

TRADE LINKS between Israel and China, long shrouded in secrecy at Peking's insistence, emerged into a half-light on Wednesday, with the arrival in Tel Aviv of the first commercial delegation from the Chinese mainland.

The seven-man delegation was led by Mr Lo Chin Min, the head of a Brussels-based company called ITC Investing and Trading Company, in which the Chinese Government has a 50 per cent holding.

Mr Lo has both Chinese and Belgian nationality, facilitating deals by the Government of direct involvement in trade with a country it has never recognised.

The delegation was said to be primarily interested in Israeli expertise in electronics, computer technology and advanced medical equipment.

Over the past week or so, several other modest steps for-

ward have also been taken in the relationship, following visits to Peking by senior Israeli Foreign Ministry officials.

Mr Avraham Tamin, the Ministry's Director-General, who has also recently visited China, was reported by the Israeli press to have agreed in Peking on the establishment of reciprocal academic centres in both countries. Israeli exports to China are not listed in official trade statistics. But Hong Kong and Singapore, regarded as the two principal entrepôts for Israeli goods heading for the mainland, are registered as having purchased items exceeding \$300m (£171m) in 1986, probably well above their absorptive capacity.

Much of what Israel has sold in the past is believed to consist of military and agricultural equipment and expertise, but textiles and tourism have also been involved.

British banks offer Soviet Union £1bn trade credit

By Peter Montagnon, World Trade Editor

A GROUP of British banks led by Midland has agreed to offer the Soviet Union a fresh trade credit facility of up to £1bn, Sir Michael Palliser, Midland deputy chairman, said yesterday.

The credit line, which will for the first time include a multi-currency option, is designed to boost UK exports in several key sectors: light industry, farm machinery, foodstuffs and food processing, timber and timber products, tourism and hotels, and airport and aviation development.

It will in effect replace the UK-Soviet trade finance protocol, signed early last year,

whose terms were widely regarded as too onerous for British exporters.

In what appears to be a big breakthrough, bankers said they believed the Soviet Union was now prepared to consider financing its purchases from the UK in other currencies, including dollars and D-Marks.

This would enable it to achieve low interest rates without British exporters having to subsidise the arrangement through an artificially high contract price.

Though no formal offer has yet been made to the Soviet Union, Mr Konstantin

Katnashv, Soviet Minister for Foreign Economic Relations, welcomed the credit plan while on three days of talks in London this week.

"We shall take the most energetic steps to ensure implementation in our own country," he told the Anglo-Soviet Joint Commission on trade.

Detailed discussions on terms of the credit are to take place in Moscow next week, but Sir Michael said it would carry market terms and market rates. The deal would carry an Export Credits Guarantee Department guarantee.

Mr Alan Clark, Trade Minister, said the credit offer was made at the initiative of the UK, but it comes as the Soviets are also arranging bilateral credits from other countries, including DM3bn (£943m) from Germany and Ecus80m (\$442m) from Italy.

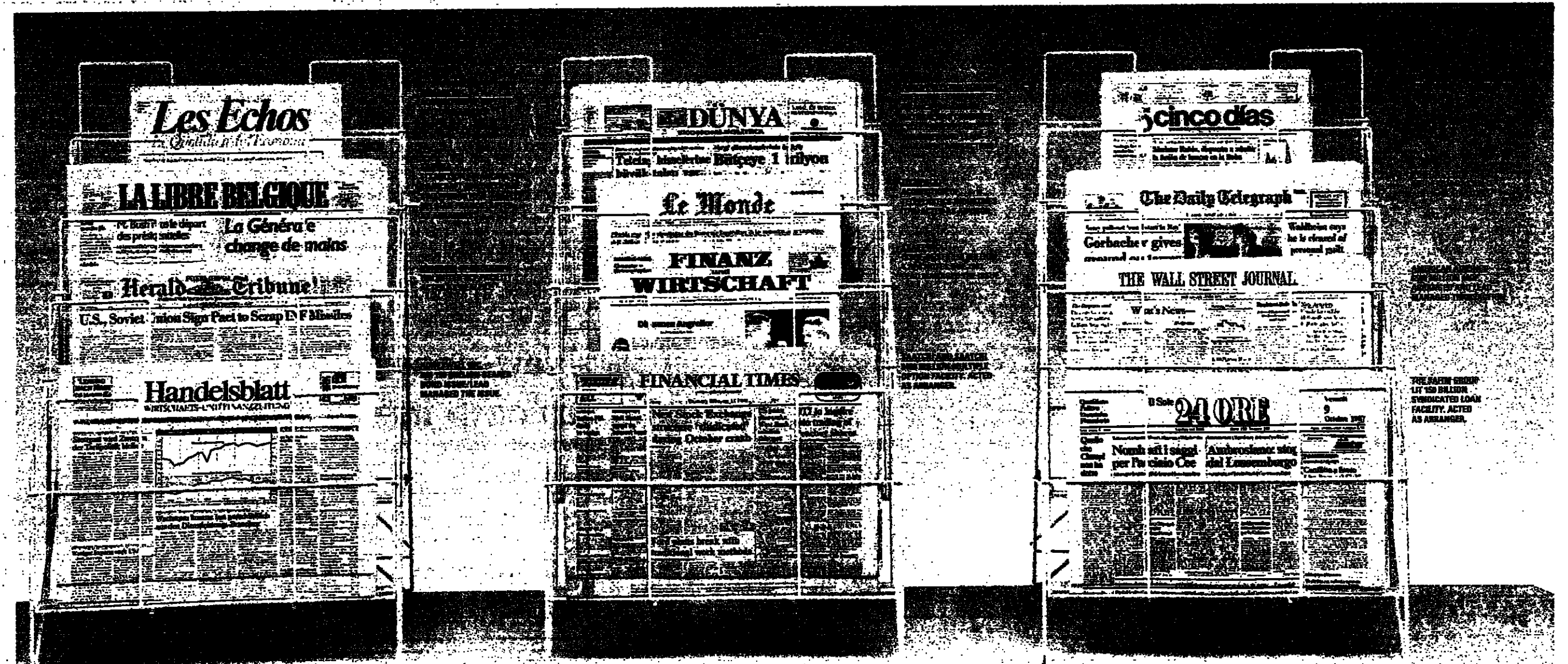
After the Joint Commission talks yesterday, International Automotive Design ratified a £35m consultancy agreement with the Soviet Avtopromport for the development of a light commercial vehicle in the Soviet Union.

Bank Xerox signed a smaller agreement for a joint venture

to provide photocopying services in the Soviet Union which will generate hard currency through the export to Western research institutions of high-quality copies of documents from Soviet archives.

According to Mr Clark, further UK export efforts will be needed if the two countries are to meet their objective of a 40 per cent increase in two-way trade by 1990.

However, the structure of the new credit line and the positive Soviet response has raised hopes that it will provide a genuine new incentive to UK/Soviet trade.



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UK NEWS

UK Government curbs suspects' right to silence

By Charles Hodgson

THE GOVERNMENT yesterday announced the second in a series of measures designed to combat terrorism in Northern Ireland, introducing curbs on the right of terrorist and other suspects to remain silent under police questioning.

The curbs on the right of silence, announced yesterday by Mr Tom King, Northern Ireland Secretary, in a written parliamentary answer, will allow courts and police to draw adverse conclusions from a suspect's decision to remain silent during questioning.

Mr Douglas Hurd, UK Home Secretary, gave a clear indication that similar limits on suspects' rights would shortly be introduced in England and Wales.

The move was condemned by the Opposition at Westminster and by nationalist politicians in Northern Ireland.

Mr Neil Kinnock, Labour leader, said they were a "serious erosion of a cornerstone of the British judicial system."

A spokesman for the SDLP, mainly Catholic political party in Northern Ireland, described the move as another repressive measure which would only help the IRA.

Mr King said the need for change was based on the "sustained, provoked and deliberate abuse" of the right of silence by terrorist and other suspects.

Members of terrorist organisations were being trained to remain silent under police questioning and this technique was being increasingly taken up by those suspected of other serious crimes, including racketeering, he said.

Mr King stressed suspects could not be convicted on silence alone, but that it could be used as corroborating evidence.

The announcement follows the Government's move on Tuesday to bar the BBC and IRA from broadcasting direct television or radio interviews with representatives of terrorist organisations or their sympathisers.

Broadcasting journalists are likely to stage a day of protest disrupting news bulletins.

The broadcasting curbs were welcomed in the Commons yesterday by Mrs Margaret Thatcher, UK Prime Minister, who also gave a clear indication that further measures to combat terrorism would be introduced shortly.

The new rules on the right of silence, which must be approved by both houses of parliament, set out four circumstances in which a suspect's decision to remain silent might justify adverse inferences being drawn in a court of law.

At present, judges and prosecutors are not permitted to suggest that adverse inferences could be drawn from a suspect who remains silent under police questioning.

The four cases are: if the suspect fails to explain to police his presence at or near the scene of an offence; if he fails to account for forensic evidence linking him to the crime; if he fails to give evidence in court where there is a *prima facie* case against him; or if he remains silent during questioning and fails to mention facts on which he subsequently relies at his trial.

Government accused of abandoning 18,000 investors

Barlow Clowes compensation hope fades

By Clive Wolman

THE PROSPECTS of Government compensation being paid to the 18,000 investors who placed more than £150m with the now-insolvent Barlow Clowes funds slumped yesterday with the publication of the official report into the handling of the affair by the Department of Trade and Industry.

The report, commissioned by the Government from Sir Godfrey Le Quesne in June, shortly after the Barlow Clowes empire collapsed, provides a detailed account and explanation of the actions of DTI officials throughout the period from 1975 to 1988. It makes no overt judgment of their actions, but its tone is generally sympathetic.

However, the report contains several implicit criticisms of Spicer and Pegler and Touche Ross, the Barlow Clowes auditors, and Herbert Smith, its solicitors, on whom the DTI relied heavily. The DTI told Herbert Smith, when granting the licences in 1983, that the decision "has been heavily influenced by the assurances received from or through yourselves." Spicer and Pegler gave all the Barlow Clowes firms a

clean bill of health when resigning as auditors in 1987.

In announcing the publication of the report, Lord Young, the Secretary of State, told the House of Lords that the report demonstrated no grounds for considering compensation payments to the investors. The DTI's actions had not caused investors' losses and its general handling of the licensing of Barlow Clowes had been "careful, considered and its actions reasonable".

However, he conceded that Sir Anthony Barnaclough, the Parliamentary Commissioner for Administration, or Ombudsman, might reach the opposite conclusion as a result of the investigation into complaints of maladministration which he is now expected to launch. He can recommend the payment of compensation.

The announcement drew immediate accusations from the Opposition that the Government was abandoning investors it had encouraged. Several Tory MPs claimed the Government had a moral obligation to extend help to Barlow Clowes investors. Lord Young said the Liquidators of Barlow Clowes Gilt

Managers, the £52m UK fund, expected investors to receive in excess of 75p in the pound, with a substantial distribution likely before Christmas. Investors in Barlow Clowes International, the £100m offshore, Gibraltar-based fund, are likely to receive a much smaller amount, in excess of 50p in the pound. A small interim payment is expected early next year.

In the House of Commons, Mr Tony Newton, Trade and Industry Minister, confronted protest from opposition and Tory MPs when he said that, although the Government recognised the hardship involved, it had no legal liability.

Mr Newton said that most of the DTI's involvement in the affair had taken place under a legislative framework which contained significant weaknesses and which were not corrected until the Financial Services Act of 1986. He said there was no case for disciplinary action within the Department.

He defended the DTI's decision to renew the Barlow Clowes Gilt Managers licence in 1987, pending the outcome of

an investigation into its activities. The refusal of a licence, he added, would have stopped the company from taking on new business but investors' assets could not have been secured and a "disorderly collapse" could have followed.

Mr Tony Blair, Labour's trade spokesman, accused ministers of giving a "shamefully partisan, self-serving interpretation" of the facts. Calling for the setting-up of a life-boat scheme, he said investors had expected some sense of finality to emerge on publication of the report. Instead, they were being "shunted from one investigator to another in a game of ministerial pass the parcel".

Sir Peter Hordern, a Tory member of the Commons public accounts committee, asked if ministers believed they had no moral responsibility for the losses incurred by those who invested in Barlow Clowes after the 1987 licence renewal.

Mr John Dyer, chairman of the Barlow Clowes Investors' Group, said at a meeting later that he was satisfied the report was not "a whitewash".

Mr Anthony Gold of Manchester solicitors Alexander

Tatham, which acts for a large number of investors, said the report "confirms beyond doubt suspicions... that the DTI has been negligent on a number of counts". In particular he criticised the Department's decision to grant Barlow Clowes a licence in 1983, even though it had serious doubts about the firm. But no legal action will be started until the Ombudsman has had a chance to review the case, he said.

The key issue in the report is the extent to which the DTI can be held responsible for the collapse of the international fund, where more than 50 per cent of the total losses are likely to be suffered. The report suggests that Barlow Clowes repeatedly deceived the DTI and investors by suggesting that the fund was directed at expatriates rather than UK residents.

The DTI also failed to discover, despite several interviews with Mr Clowes, how much money was pouring into the offshore operation nor did it seek to verify whether the money was really being invested in gilt-edged securities. Editorial Comment, Page 24

Soviet van deal terms break with tradition

By Peter Montagnon, World Trade Editor

A NEW UK-Soviet van project in Azerbaijan, formally announced yesterday by Moscow Narodny Bank, involves novel financing arrangements which will make Western bank lenders directly dependent on its commercial success for repayment of more than £100m in hard currency finance.

The announcement followed three days of discussions between Mr Alan Clark, UK Trade Minister, and Mr Konstantin Katshchey, Soviet Minister for Foreign Economic Relations, during which a consortium of banks led by Midland also said it was prepared to offer the Soviet Union up to £10m in fresh trade finance.

Moscow Narodny, the London-based Soviet bank, said International Automotive Design of Worthing, on England's south coast, had been appointed as consultants to help develop a new light commercial vehicle which will be produced in the Soviet Union to standards that will permit it to be exported to the West.

In a break with tradition, there will be no official Soviet guarantee on commercial loans raised to finance the project. Instead, payment of interest and principal will be directly linked to hard currency revenues from exports.

Such financing, which is known technically as "non-recourse" lending, has been widely used in the West, for example, for development of North Sea oil projects. But it is still a novelty for Soviet industrial ventures.

Bankers said the arrangement underlined the new Soviet determination to make its industry self-reliant and responsive to actual market conditions.

It also introduces a new element of commercial risk into Soviet trade finance because, for the first time, bankers have to worry about whether the project is viable.

Financing for the deal is being arranged by Moscow Narodny and the Bank of Scotland group in two separate portions: a commercial loan of more than £50m which will bear interest at market rates and a flexible maturity synchronised with revenue flows from the project, and a £100m Export Credits Guarantee Department-backed credit line which could be increased to £170m.

This will bear standard export credit conditions under Organisation for Economic Co-operation and Development rules, which set a maximum maturity of 10 years. The commercial portion is expected to be repaid in 10 or 11 years.

The ECGD declined to comment on its involvement in the deal yesterday, but it, too, is understood to have departed from its normal procedures by accepting that repayment of its portion of the finance would be partially dependant on the commercial success of the venture.

Because of the extra risk they are taking, lenders are expected to require special commitments from their Soviet partners concerning the quality and quantity of the vehicles produced at the plant.

Offshore investors face loss of more than £50m

BY FAR the most serious losses in the Barlow Clowes affair have been those suffered by investors in Barlow Clowes International, the offshore operation that moved from Jersey to Geneva to Gibraltar.

More than £100m of investors' money was attracted into the fund and about half the money, including accrued interest, is likely to be irrecoverable.

Whether BCI required a licence from the Department of Trade and Industry depended

on whether it was dealing in securities in the UK. BCI never applied for a licence nor did the DTI suggest it should do so. However, BCI wrote to one correspondent in November 1987 claiming that it was a licensed securities dealer.

The DTI first came to hear of the offshore operation in December 1984 at a meeting with Mr Clowes.

His plans for setting up the Gibraltar operation were first heard of by the DTI in July

1986 when the Banking Supervisor in Gibraltar telephoned an official and told him that BCI was advertising for staff. He asked whether the DTI had "anything against" Barlow Clowes. The official replied that the DTI had no cause for concern.

At a meeting in July 1986, Mr Clowes gave more details about the reasons for his expansion in Gibraltar and Geneva. He said the Geneva operation was to deal in invest-

ments for expatriates.

In November 1986, the Deputy Head of the Banking Supervision Division of the Bank of England wrote to the DTI: "We understand that Barlow Clowes are now very well established and active in Gibraltar and are installing significant computer capacity. It occurs to me that they may be conducting much of their business over there rather than in the UK, even where the clients are resident here; though

whether this would be to escape your regulatory controls or whether it might be associated with tax advantages, I do not know."

The DTI official replied: "I have no concrete reason to worry about Barlow Clowes' offshore expansion, although one naturally tends to look askance at businesses controlled from Gibraltar and harbour unworthy thoughts about the real motives in moving there."

Rover agrees £540m deal with Avis

By John Griffiths

AUSTIN Rover, UK car group, is to supply Avis, international vehicle rentals company, with 10,000 cars during the next three years in a deal worth \$240m at showroom prices.

The contract is believed to be the largest ever signed between a car rental company and a vehicle supplier in Europe.

The deal, signed at the International Motor Show in Birmingham yesterday, was described as "absolutely fantastic" by Mr Les Wharton, chairman of Austin Rover. The group, formerly state-owned, was sold recently to British Aerospace.

Avis, which claims to be the largest car rental company in Europe, is to receive a mixture of Metro, Maestro, Montego and Rover 200 and 800 models. The order will account for nearly 4 per cent of Austin Rover's annual car output.

Last year Rover produced just over 450,000 cars.

Mr Wharton said: "This is a big boost, and staff at Austin Rover should be very pleased that their hard work has made the company acceptable in the marketplace. We are on the up."

Avis had no Austin Rover

cars as recently as three years ago. By this year, however, the company had become the principal supplier to the rentals group in the UK.

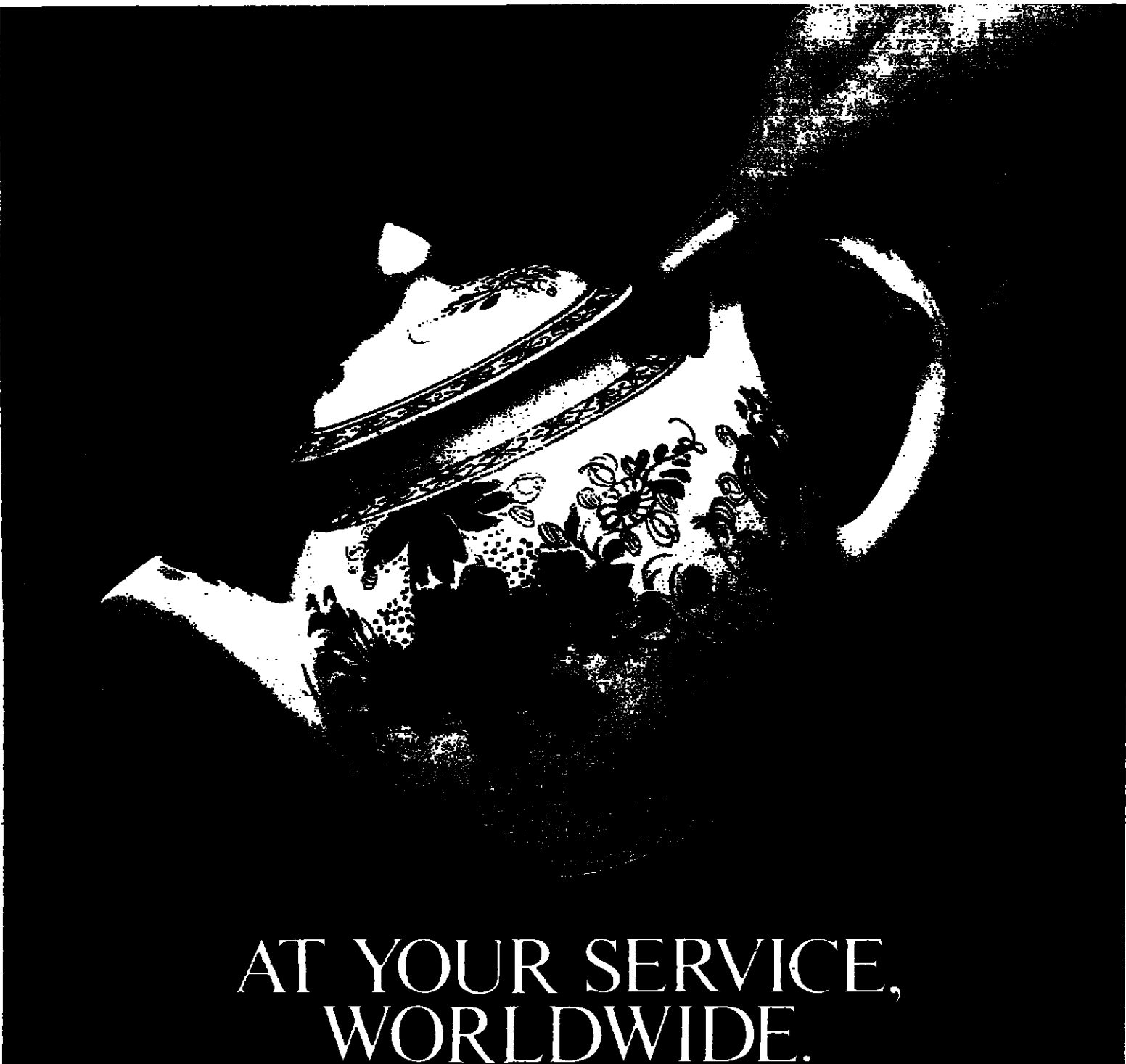
Mr Keith Dyer, Avis UK's managing director, said: "Our experience of moving towards Austin Rover has been a good one from the viewpoint of both customer acceptance and reliability."

Meanwhile, Group Lotus - owned by General Motors, US car manufacturers - announced at the show it is to double production next year on the back of sharply increasing sales.

Hundreds of new jobs could be created at the Lotus car factory in Norfolk, east England, to cope with the increased production.

Mr Ian Adcock, company spokesman, said: "As yet we have no definite figures to say how many jobs will be made available, but it is fair to say they will be in the hundreds."

Mr Michael Kimberley, Lotus chief executive, said sales were up 98 per cent in the US at 257 in the first nine months of this year, up 22 per cent to 465 in the UK and rest-of-the-world sales were up 23 per cent at 159.



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Newspaper readers favour laws to curb intrusive reporting

By Raymond Snoddy

NEARLY SEVEN out of 10 national newspaper readers are in favour of the introduction of legislation to prevent intrusive reporting on people's private lives, according to a new opinion poll.

Only 20 per cent were opposed to such legislation with 11 per cent undecided, a poll of 1,001 readers conducted by Gallup found.

As many as 59 per cent of

readers believe mass market tabloids such as The Sun, Daily Star and Daily Mirror are untruthful. Forty four per cent of the readers of such mass circulation tabloids said they believed they were untruthful.

The poll on attitudes of national newspaper readers was conducted on behalf of Mr Eddie Shah's new national daily The Post which is due to be launched on November 10.

More than 80 per cent of readers thought that some newspapers went too far with pictures of topless girls, sensationalism and fabrication of stories.

Mr William Cash, the Conservative MP who has introduced a private members bill on the subject of intrusive journalism, said he would prefer the matter to be dealt with by the newspapers themselves.

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UK NEWS

H&W gets rude awakening from its ultimate dream

Kieran Cooke reports on disappointed hopes following the collapse of talks to save a Belfast shipyard

Samson and Goliath, two giant gantry cranes at Harland & Wolff (H&W) shipyard in Belfast, dominate the east of the city. They are proud symbols of Northern Ireland's industrial heritage, but many workers at the yard fear the cranes will soon become museum pieces.

Mr Tom King, Northern Ireland Secretary, announced earlier this week that talks with Mr Ravi Tikoo to build the Ultimate Dream luxury liner in Belfast had ended without agreement.

Many of the 3,800 workers at H&W feel that the last hope for the yard has gone. In the pubs of East Belfast, the talk is now about redundancy payments and just how long a job will be available.

There is considerable bitterness towards the Government, directed particularly at the Northern Ireland Office.

Mr Joe Bowers, vice-president of the Confederation of Shipbuilding and Engineering Unions, accuses the Government of deliberately destroying the opportunity to build the Ultimate Dream to satisfy what he called narrow, dogmatic objectives of privatisation.

He said: "The Northern Ireland Office has shown malicious intent towards Harland & Wolff."

Mr Pat McCartan, head of an

all-Northern Ireland union body fighting Government plans to privatise H&W, says the aerospace company which is also located in East Belfast, and Northern Ireland Electricity, says H&W will now, even in the most optimistic assessment, lose the ability to produce complete, high-tech ships.

Mr McCartan said: "Harland & Wolff will end up cutting and bending steel, which any Third World country can do."

Politicians rarely agree in Northern Ireland. But most have voiced strong opposition to privatisation and any further scaling down of H&W operations.

Already this year, the yard has instituted a redundancy programme cutting the number of its workers down from 3,800 to 3,250. Any more large-scale reductions in the workforce will have considerable impact, not only on mainly Protestant east Belfast, but on the whole Northern Ireland economy.

Even with its smaller workforce - in the war years, the yard employed 35,000 workers and in 1980 there were 20,000 at the yard - H&W accounts for nearly 5 per cent of the total manufacturing workforce in the province. In relation to population, that is equivalent to an enterprise with about

100,000 workers in England.

The activities of H&W also have a knock-on effect on the local and national economy. Mr John Parker, H&W's chairman, said: "We have to think in terms of the 680 local businesses we do business with and some 1,200 UK suppliers."

Mr Peter Robinson, deputy leader of the Democratic Unionist Party and Member of Parliament for East Belfast, says that in purely financial terms, it makes more sense to keep H&W jobs than to put people on unemployment benefits. He warns of the serious economic and social consequences of any more reductions in employment at H&W.

"There are clear signs that, as part of its political withdrawal, the Government is also disinvesting in Northern Ireland," he says.

Two ships are being built at H&W. Both are highly sophisticated vessels, one an advanced oil exploration ship which will shortly be handed over to British Petroleum. The other is an auxiliary ship for the Ministry of Defence, due for delivery in 1990.

Workers at H&W are justifiably proud of the skills which enable the yard to produce what are considered to be among the world's most advanced vessels. Mr Parker says the yard made the deci-

sion some three years ago to move out of traditional activities. "If we had stuck to traditional low technology shipbuilding, this yard would have closed," Mr Parker said in March.

Workers now feel the Government is intent on turning the clock back, making H&W into yet another bulk shipping, low technology enterprise.

The overwhelming feeling amongst the workforce is sadness. H&W is one of the world's oldest shipyards, in operation since 1861.

It led the world in shipbuilding earlier this century. The words "Belfast built" were synonymous with the best in ship construction.

Management say they will fight on and will continue to scour the world for orders. They predict an upturn in shipping and insist that H&W can play a vital role.

Mr Parker has always been a staunch defender of his workforce and is deeply irritated by accusations that H&W cannot compete around the world.

"The people who make these statements have no concern for those knocking their pan (doing their best) in here," he says Mr Parker.

But with the end of negotiations between the Government and Mr Tikoo for the Ultimate Dream, workers feel there is little hope left.



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UK NEWS

Users log trials of a computer age

Alan Cane reports on difficulties faced by the financial industry

COMPUTER technology now permeates every aspect of the financial industry and financial institutions around the world face common problems in seeking to exploit its potential.

Delegates to a Financial Times conference which opened in London yesterday heard that these problems include the difficulty of finding common ground between financial and technological experts, the question of control and regulation of payments systems and the complexity of mixing equipment from different computer manufacturers.

Opening the first day of the two-day conference, "Electronic Financial Services in the 1990s", Mr Jacques de Keyser, general manager of the Generale Bank, Brussels, made it clear that banks were still looking to technology to cut costs.

Fund transfers still absorbed up to 40 per cent of banks' general expenditure, he said. "The quest to cut costs, open new market outlets and find new sources of income is becoming keener than ever."

He argued that the trend towards a single multi-function plastic bank card would force closer co-operation between the banks and credit card companies, a theme reinforced by Mr R.B.J. van Edijk of Rabobank Nederland, president of the European Council for Pay-

ment Systems (ECPS).

Mr van Edijk warned chaos would result if cards from a variety of sources, many controlled neither by government authorities nor central banks, continued to be issued.

He welcomed the 12-month-old ECPS "European Accord" aimed at the co-operative use of networks, reciprocal use of automatic teller machines and use of all cards through a single retailer terminal.

The European Commission, he said, regarded an international approach to electronic payments as a condition for the realisation of the single European market in 1992.

Mr Clive Newton, undersecretary in the consumer affairs division at the Department of Trade and Industry, agreed there were substantial pressures for new regulations on payment systems.

He argued for caution, however. "Legislation is neither the only way of dealing with the issues nor is it necessarily the best way. There is the major risk that it will inhibit development in a field of fast technological progress."

Mr Simon Colledge, deputy director in the corporate division of Barclay Bank, said the biggest problem was ensuring the systems banks which were created met their business requirements.

It was natural, he said, for

business managers' eyes to glaze over when asked to participate in defining systems requirements, but their active participation was essential.

The only answer, he sometimes felt, was to lock managers and technologists in a room together and refuse to let them out until they had thrashed out a sensible system.

Mr Peter Dwyer, managing director of RBS Insurance (UK) agreed. "All businessmen have to recognise the capabilities of technology," he said. "And all technologists have to recognise the needs of business."

The conference heard that UK savings institutions known as building societies had already used information technology to seize competitive advantage from the banks and were investing heavily to repeat the performance.

Mr Michael Tuke, deputy chief executive of the Woolwich Equitable Building Society, said it was concentrating on a "customer-oriented" system to help cross-selling, allow more flexible communications and more open branches.

He thought the development of knowledge-based systems using artificial intelligence would be of major strategic importance in the future.

Mr Philip Court, chief executive of Birmingham Midshires Building Society, said new

technology could spell the end of regional societies' traditional niche markets.

They would either have to become national players or enter partnerships with other institutions. Otherwise, they would have to develop their own products and cross-sell them to their existing customers.

He said Birmingham Midshires, currently the 13th largest UK building society, was committed to developing a national presence.

The complexity of bringing together competing equipment from a variety of manufacturers was emphasised by Mr Giovanni Franz, managing director of IN Holdings, part of the worldwide Benetton group.

To provide a sound foundation for the company's future ventures, including the possibility of an in-house credit card, a computer network linking members of the group had been constructed.

Mr Patrick Mill, UK sales and marketing director for NCH, leading computer supplies to the financial services industry, said standards for the inter-connection of computer equipment used to be set by manufacturers but were now being driven by users. They were the power behind the drive to more complete standards and must make their voice heard.

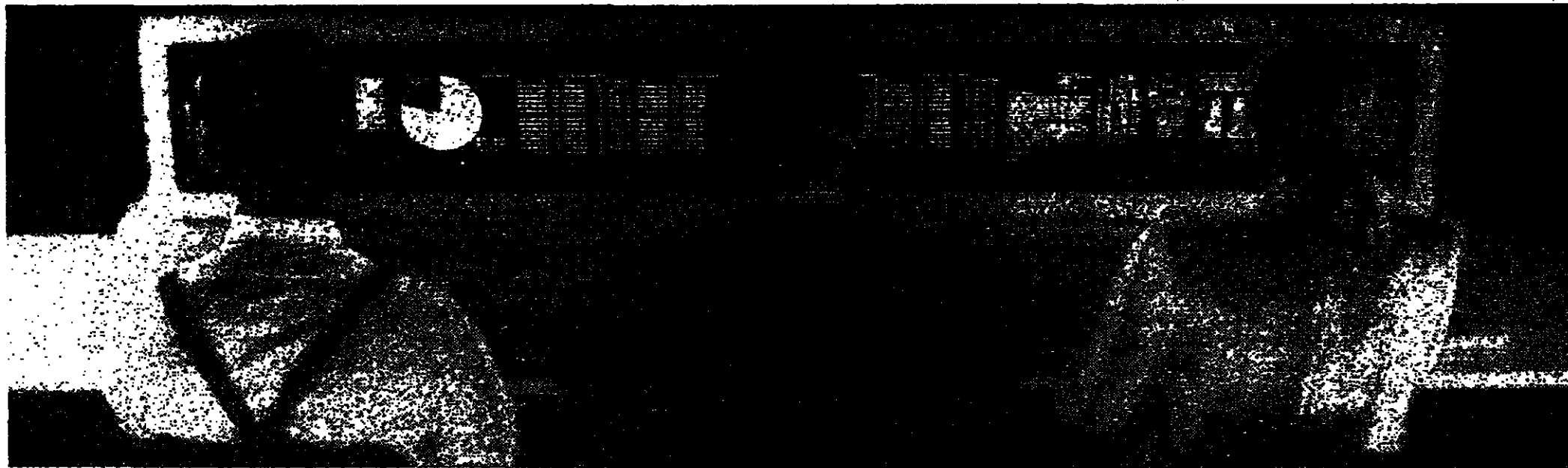
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Fight over look-alike lemons goes to appeal

JIF, the humble plastic squeeze lemon beloved of British shoppers for the past 30 years, is to come under full legal scrutiny by the House of Lords.

A committee of three Law Lords chaired by Lord Bridge has agreed to the Lords hearing an appeal which will decide whether a look-alike American lemon should be allowed onto the shelves of UK supermarkets.

Norwich-based Reckitt and Colman, whose Jif lemon has had the market almost to itself since its introduction in 1967, has so far won the first two rounds of a massive legal battle, expected to cost more than £1m, to keep out the rival lemons planned by Borden, the US food group.

Borden has been given leave to challenge the decisions made by a High Court judge and three Court of Appeal judges. The appeal is unlikely to be heard before early next year.

Mr Geoffrey Hobbs, counsel for Borden, told the Law Lords that it was an "unprecedented case" which raised important questions of law.

The court had ruled that any distinguishing labels Borden might put on its lemon must be left out of account because evidence had shown that shoppers simply ignored them and assumed any plastic lemon was a Jif.

This could not be right in modern trading conditions, said Mr Hobbs. The law must take a firm line and rule that there could be no monopoly on plastic lemons.

Many others who wanted to use lemon-shaped containers had been met with a "wave" of lawsuits by Reckitt and Colman to prevent them doing so.

Mr Peter Prescott, for Reckitt and Colman, said they had never claimed to have a monopoly on selling their lemon juice in plastic lemons, but after 30 years and two generations the Jif lemon had become a "symbol" to British housewives.

Borden had not made strenuous enough efforts to distinguish its lemons from Jif. "There were many things Borden could have done," Mr Prescott said. "For instance, they could have adopted the shape they use in the US, which is so grotesque it looks more like a hand grenade."

Wales 'best producer of car components'

WALES is now the most efficient part of the UK for the production of motor components, according to a report by Prof. Gerall Rhye of Cardiff Business School.

It shows that gross added value in component plants in the principality is 17 per cent higher than the UK average and nine percentage points above the North of England, the next most efficient region.

Rolls-Royce in aircraft venture with US groups

By Michael Dawns, Aerospace Correspondent

ROLLS-ROYCE, UK aero-engine builder, is to join a new international consortium to develop a small jet-powered aircraft.

The other partners in the venture are three US companies, Gulfstream Aerospace, which builds the Gulfstream IV airliner powered by Rolls-Royce Tay engines, Swearingen Engineering and Technology, and Williams International.

Rolls-Royce will provide technical and marketing support for the Williams International company's programme to develop a small jet engine, the FJ-44 of 1,800hp thrust, for the new aircraft.

Called the SA-30, the aircraft will sell for about \$2m. It will cruise at more than 500mph and be aimed at a market expected to amount to more than 1,000 aircraft by the end of the century, according to Mr Allen Paulson, chief executive of Gulfstream Aerospace.

Williams International is already working on the engine, supported by Rolls-Royce, while Swearingen will be responsible for the design and development of the airframe.

The aim is to have the new aircraft and engine certified by the US Federal Aviation Administration in 1991.

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UK NEWS

Growth in demand fuels money supply increase

By Simon Holberton, Economics Staff

THE CONTINUED buoyancy of demand and credit growth was yesterday underlined by Bank of England figures for September which showed an apparent acceleration in the Government's key monetary indicators.

The figures, which were more than usually ambiguous about the extent of the acceleration in money supply, included statistics for lending that appeared to support the view that consumers have scaled down their borrowing, but companies have increased theirs.

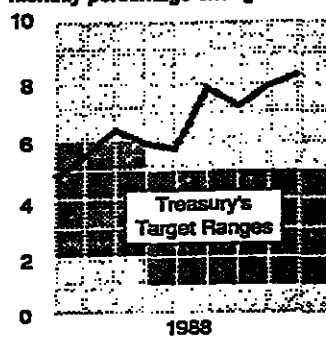
The Bank's provisional money supply figures for September showed that M0, the narrow measure of the monetary base, which includes mainly notes and coins in circulation, grew at an annual rate of 8.1 per cent against 7.3 per cent in August.

Bank and building society lending grew by a seasonally adjusted £7.7bn compared with £5.9bn in August and an average of £7.3bn over the past six months.

Separate figures produced by the clearing banks suggested that there were signs that the growth in lending for house purchase had moderated, although other forms of personal borrowing remained buoyant. Companies increased their borrowings, with most of

Money Supply M0

Monthly percentage changes



the rise accounted for by increased lending to property companies and service industries. Lending to manufacturing industry grew little.

The Treasury said the money supply figures should be treated "exceptionally carefully" because of the distortions caused by the postal strike. It said that up to half of the seasonally adjusted rise in M0 of 1.1 per cent from August to September may have been due to the strike, which led the Post Office to hold more cash than it would have done.

Both the Bank and the Treasury said the underlying rate of growth of M0 was probably not much different from the 7.3 per cent annual growth rate

for August, although neither suggested there was any evidence of a slowdown.

Last night in his speech at the Mansion House, Mr Nigel Lawson, the Chancellor, reaffirmed his belief that interest rates will "do the job" in slowing the economy. The personal sector was a net payer of interest for the first time and interest rates would be effective, he said.

M0 is the Treasury's key monetary indicator and in his March Budget, Mr Lawson set a target range for growth of 1 to 5 per cent. More disturbingly, the annualised growth rate of M0, which is closely watched in the Treasury, was 12.4 per cent in August - suggesting that the rate of growth of M0 should continue to rise in the short term.

No clear picture emerges from the latest cyclical indicators for the UK economy published yesterday by the Central Statistical Office, writes Ralph Atkins.

The longer leading index, designed to indicate turning points in activity about a year in advance, fell between August and September, continuing a decline started in the middle of last year.

The shorter leading index, showing turning points six months ahead, rose in August.

Retailers accuse Barclays on debit card

By David Sarchard

TWO retailers' associations yesterday announced that they had complained to the Monopolies and Mergers Commission and the Office of Fair Trading about attempts by Barclays Bank to force small retailers to accept its Connect debit card.

More than 160,000 retailers now accept the Connect card, which was launched in June 1987 amid a row over the transaction charge paid by retailers for making use of the card.

Barclays said yesterday that only seven retailers were now holding out against it.

They have been given one month by Barclays to accept use of the card or have their Visa credit card facilities withdrawn.

The British Retailers Association and the Retail Consortium, bodies that represent high street stores in negotiations with the banks, said yesterday that they would be seeking immediate action on the matter from the Office of Fair Trading.

Mr Bob Woodman, of the Retail Consortium, said yesterday: "Merchants should have the right to decide for themselves in a free market environment whether to accept or reject the terms on offer for a debit card without the penalty of losing the services of their credit card agreement."

"We are taking this case to the Monopolies and Mergers Commission, which is currently investigating credit cards as an example of the pressure a monopoly can exert."

Five oil companies - BP, Esso, Mobil, Petrofina, and Texaco - have joined Switch, the electronic debit card scheme announced last April by National Westminster, Midland, and the Royal Bank of Scotland.

The transactions will be processed by NatWest. The move means that cardholders will be able to make use of Switch cards in electronic terminals to buy petrol at service stations displaying its logo.

The five are the first companies to be associated with NatWest in the Switch card scheme.

BT plans joint bid for licence

By Terry Dodsworth, Industrial Editor

TWO INTERNATIONAL telephone companies have joined a consortium led by British Telecom to bid for one of the operating licences for the UK's proposed cordless telecommunications network.

Although one of the partners is as yet unnamed, BT said yesterday that it would be a "major European organisation." The other is Nynex of New York, the US telephone operating company which covers the New York-Boston seaboard - a densely populated region with a large market for mobile communications.

A further stake in the consortium will be held by STC, the UK telecommunications equipment manufacturing group. STC has been working with BT for the last 18 months on the cordless technology.

The new cordless service, known generally as telepoint, is an unproven concept as yet. It is often regarded as a cheap alternative to cellular mobile telephone systems. It will allow users to connect with the public telephone network via a radio link between their telephones handset and receiver stations, which will be located in a large number of public sites.

BT would not give a precise breakdown of the different holdings in the organisation yesterday. However, Mr David Dey, managing director of the communications systems division, said he expected that the company would own a little over half the shares. If the consortium wins a licence, it expects to spend £15m to establish the network in the first

two years. Up to now, none of the published bids for one of the four potential licences to be granted by the Government has included a large foreign telephone operating company. However, Mr Dey said he believed the eventual success of telepoint services would be largely dependent on the ability to sell the idea abroad.

UK companies have largely pioneered the work on the telepoint concept. Several of them have been in discussions with European groups, mainly on the manufacturing side of the business. BT's deal with Nynex, however, opens up the prospect of developing a substantial market in the US, although regulatory issues will have to be resolved before a service could be started.

Ban on Press intrusion backed

By Raymond Snoddy

NEARLY seven out of 10 national newspaper readers are in favour of legislation to prevent intrusive reporting on people's private lives, according to a new opinion poll.

Only 20 per cent were opposed to such legislation with 11 per cent undecided, a poll of 1,001 readers conducted by Gallup found.

As many as 59 per cent of readers believe mass market tabloids - including The Sun, Daily Star and Daily Mirror - are untruthful.

Forty-four per cent of the readers of such mass circulation tabloids said they believed they were untruthful.

The poll on attitudes of national newspaper readers was conducted on behalf of Mr Eddie Shah's new national daily The Post, which is due to be launched on November 10.

Mr Lloyd Turner, editor of The Post and former editor of The Star, said yesterday: "The public are tired of slapdash journalistic practices. The Post will be offering an alternative for those who enjoy the fun of a popular without the language of violence, gratuitous sex and sensationalism."

More than 80 per cent of readers thought that some newspapers went too far with pictures of topless women, sensationalism and fabrication of stories.

Mr Bill Cash, the Stafford MP who has introduced a private member's bill on the subject of intrusive journalism, welcomed the Gallup poll finding.

Mr Cash said he would prefer the matter to be dealt with by the newspapers themselves.

"However, if anything the position has got progressively worse," said Mr Cash.

He said he hoped his bill would receive a high priority in the listing in December in the ballot for private members' bills.

Avis signs £540m car contract

By John Griffiths

AUSTIN ROVER is to supply vehicle rental group Avis with 60,000 cars over the next three years in a deal worth £540m at showroom prices. The contract is believed to be by far the largest ever signed between a car rental company and a vehicle supplier in Europe.

The deal, signed at the International Motor Show in Birmingham yesterday, was described as "absolutely fantastic" by Mr Les Wharton, chairman of Austin Rover, which is now owned by British Aerospace.

Avis, which claims to be the largest car rental company in

Europe, is to receive a mixture of Metros, Maestros, Montagos and Rover 200 and 800 models. The order on its own will account for nearly 4 per cent of Austin Rover's annual car output.

Mr Wharton said: "This is a big boost, and staff at Austin Rover should be very pleased that their hard work has made the company acceptable in the marketplace. We are on the up."

As recently as three years ago, Avis had no Austin Rover cars. However, by this year Austin Rover had become the principal supplier to the rest-

als group in the UK.

Mr Keith Dyer, Avis UK's managing director, said: "Our experience of moving towards Austin Rover has been a good one from the viewpoint of both customer acceptance and reliability."

Group Lotus - owned by General Motors - announced at the show that it is to double production next year because of sharply increasing sales. Chief executive Mr Michael Kimberley said sales were up 56 per cent in the US at 257 in the first nine months of this year and rest-of-the-world sales up 23 per cent at 153.

Institutions invest more abroad

By Ralph Atkins, Economics Staff

FINANCIAL INSTITUTIONS such as pension and insurance funds returned to investing in overseas company shares earlier this year, according to Bank of England figures released yesterday.

After a big outflow in the last three months of 1987 which continued into the beginning of 1988, there was a large investment in the three months to June.

There was also an increase in investment in UK company shares. In the three months to June, inflows into this category of investment totalled £3.0bn, compared with just £1.3bn in the previous three months.

The figures show the source and use of funds by financial institutions outside the mon-

etary sector. That includes building societies and unit trusts as well as pension and insurance funds.

Together such institutions accounted for an outflow of £5.5bn from ordinary shares in overseas companies in the three months to December last year, immediately after the world stock market crash.

In the first three months of this year, a further £642m flowed out. However, that was partly reversed by an inflow of £582m in the three months to June.

The figures highlight the buoyancy of building society deposits in the period after the crash. There was an inflow of almost £6bn in the three months to June - slightly higher than in the two previ-

ous quarters but much higher than the corresponding period a year before.

However, inflows into unit trusts remained subdued. At £244m, the inflow during the three months to June was scarcely higher than in the previous three months and far short of the £2.9bn that flowed into unit trusts in the three months to September 1987.

The figures for the three months to June, show a big increase in capital issues by the financial institutions covered. That might reflect the relatively low level of interest rates at that time.

Funds used for loans and mortgages for house purchases were also buoyant, totalling £7.5bn, compared with £6.3bn in the previous three months.

BANKERS AT THE MANSION HOUSE

Growth will slow as the economy catches its breath

What follows is a slightly edited version of a speech by Mr Nigel Lawson, Chancellor of the Exchequer, delivered last night at the Mansion House.

LAST YEAR, for only the second occasion since our Queen ascended the throne, this country secured a Budget surplus. This year, that surplus will be even larger. And I intend to see that there is a substantial surplus next year, too.

When we last dined here, a year ago, it was in the aftermath of the worldwide stock market crash that has come to be known as Black Monday. An event which, among other things, was a perhaps uncomfortably vivid reminder of the extent to which we now live in a global market place.

Although we now take it for granted that the financial sector is one of the most international of all, this was not really the case for most of the post-war period. Governments throughout the world were rightly determined to avoid the damage done by protectionism in the 1930s, and committed themselves to free trade and open markets. But, at the same time, far-reaching controls on the movement of capital became accepted, for the most part, as a fact of life.

Over the past few years all that has changed; we now have a degree of freedom that has not existed since before the First World War. And the development of information technology has completed the task of making the global financial market place a reality.

Finance ministers and central bank governors today have to come to terms with a world in which the amount of mobile capital is far larger than it has ever been before.

This has a number of advantages. Savers have a wider range of opportunities, and borrowers have access to a much larger pool of funds. There is now no reason why investment should be financed exclusively from domestic sources.

Net capital flows between countries are inevitable and desirable, and may last for some years in the same direction, with current-account imbalances as the inevitable counterpart.

But, by the same token, the scale of capital flows - and the fact that domestic savers no less than foreign lenders can move their money to other countries - imposes a discipline on policy, irrespective of the state of the current-account balance.

Monetary policy has had to adapt, since the expansion in global capital flows has increased the potential for exchange-rate volatility, as we have seen with the dollar. As a result, all the major countries have now recognised the need to pursue policies that will promote a reasonable degree of exchange rate stability. And for over three years, now, there has been international co-operation to that end.

But the discipline imposed by mobile capital extends beyond the exchange rate. To attract the savings needed to finance investment, whether those savings originate at home or abroad, countries need to maintain an overall policy stance that commands the confidence of investors.

That clearly means a sound fiscal and monetary policy and a firm stand against inflation. But it also means regulatory and tax policies that make for business success.

So the globalisation of markets has implications going well beyond the operation of the markets themselves. It affects the whole conduct of economic policy, macroeconomic and microeconomic alike.

Europe

That conclusion has profound implications for our approach to the completion of the single European market. I have spoken before about the two routes which Europe could adopt: either, on the one hand, liberalisation and deregulation to the greatest extent practicable, with markets open to the world; or, on the other, an inward-looking bureaucratic imposition of harmonisation based on some average of the existing practices, good and bad alike, of the various member states.

It is vital, not just for this country but for Europe as a whole, that the first approach is adopted. For the Community cannot insulate itself from the global market. There is abundant evidence of the benefits of free trade - indeed, that is the reason for completing the single market in the first place. But these benefits will be put at risk if Europe fails to respond to the challenges offered by the wider world market.

So I welcome the statement from the European Commission yesterday that "1992 Europe will not be a fortress Europe but a partnership Europe," committed to seeking



Robin Leigh-Pemberton (left) and Nigel Lawson

a greater liberalisation of international trade. It is imperative that this commitment to an open EC market is put into practice.

In financial services, more than almost any other sector, all countries would stand to lose if the European Community were to try to erect a wall between itself and the rest of the world. Before long, the business would simply go elsewhere.

I take very seriously the widespread concern in the City - which yesterday's statements from Brussels may have completely allayed - about the commission's proposals to make access to the European financial market conditional on some form of reciprocity.

The right approach is the one adopted in the recently approved capital liberalisation directive. Those community countries which had not already done so agreed not just to abolish remaining restrictions on capital movements between member states, but to seek to achieve the same degree of liberalisation *erga omnes* - that is, with the rest of the world as well. And they did so, frankly, because no other approach makes sense in today's global markets.

And so far as the European Community is concerned that political union is not on the agenda.

union, by which they mean a common currency. This is manifest nonsense: a view held only by politicians who know little about economics and promoted by economists who are oblivious to the realities of politics.

The current talk about all this is not new. It has surfaced before, at the time of the Werner Report some 18 years ago. If I may quote what I wrote in The Sunday Times at the time, November 1970: "A national currency lies at the very heart of national sovereignty. A common currency is something that can only properly follow political union: it cannot precede it."

It is significant that whereas the *Zollverein* or customs union paved the way to the German federation a century ago, it was only after Prussia and Bismarck had blooded and iron, that a common German currency could be born.

And so far as the European Community is concerned that political union is not on the agenda.

Funding

To return to the home front, I mentioned at the start how we have progressed from public-sector borrowing to the net repayment of public-sector debt.

But this does not affect our overall funding policy which remains the same as it has

been in recent years: a full fund, which neutralises the impact of the public sector on the monetary system and does neither less nor more than that. I said a full fund, but now that we are repaying debt, I should perhaps now say a full unfund over the year as a whole.

That means, in our new circumstances, that the Bank of England is now required to purchase gilts rather than to sell them. It does not necessarily mean that the required unfunding will be fully completed within the course of the financial year, as I explained in rather different circumstances on this occasion last year. But it does mean, among other things, that there will be no more gilt auctions for the foreseeable future.

The strength of the public finances provides an important buttress to monetary policy in the fight against inflation.

When I spoke here last year... I said that this country was well placed to cope with the repercussions of the crash, and that the improved performance of recent years would not be blown away by a financial blizzard.

In the event, the economy has forged ahead. As far as monetary policy is concerned, the ride has not always been a smooth one. At times interest rates have had to come down, first in response to the crash itself, and later when upward pressure on the

exchange rate became intense. More recently interest rates have had to go up, as evidence emerged that monetary conditions were too loose and the strength of domestic demand became increasingly apparent. But the point is that the necessary action has been taken.

The tightening of monetary policy in the autumn has already had an impact on the housing market, with price rises slowing and new mortgage commitments sharply down. This is particularly important, given the central role that the housing market has played in the sharp decline in the savings ratio in this country.

Inevitably, however, it will take some time before the full effects come through. But although I cannot share the almost magical properties assigned to interest rate changes by those who profess to see enormous consequences in the reduction of base rates to 7 1/2 per cent for all of two weeks, interest rates will do the job which, of course, is why every other major nation relies on them in the conduct of policy.

And in Britain today, with the household sector a substantial net payer of interest for the first time ever, interest rates can be expected to be more effective than at anytime in the past.

As a result, inflation is likely to peak during the course of next year.

The Economy

After several years of strong growth at a little over 3 per cent a year we have now had two years - 1987 and 1988 - in which growth has been rather faster. Following that spur, it is now likely that we will see a year or two of slower growth as the economy catches its breath.

But that is no cause for alarm. The underlying supply performance of the economy has improved dramatically as a result of the policies we have pursued - including deregulation, competition, and improved incentives - and it will be possible to combine the necessary slowing down with what is, by historical standards, a perfectly respectable growth rate.

I can assure you, my Lord Mayor, that the Government will continue to do all in its power to ensure that the years ahead are years of prosperity, not just for the public purse, but for the whole nation.

Warning on high pay settlements

By David Lascelles, Banking Editor

THE CURRENT high level of pay demands in the UK might undermine the Government's anti-inflation efforts and cause interest rates to stay high for a longer period, Mr Robin Leigh-Pemberton, the Governor of the Bank of England, warned last night.

Pay settlements have been edging up in the autumn pay round, he said, and there was a danger that wage negotiators would be unduly influenced by temporary elements in the retail price index.

The tightening of the monetary policy had already produced some effects. There was evidence of a slowing of transactions in the housing market, mortgage commitments had fallen off, and if that persisted, retail sales, which fell back in September, would slow further - as they needed to do.

Mr Leigh-Pemberton said: "I do not pretend that the tightening of policy now in place will produce a rapid resolution of our present concerns, but what is fundamentally important for the longer term is that we should persist in restraint until the downward pressure on inflation is clearly re-established."

The uncertainties in the markets had added to the strains faced by financial institutions, but the markets also needed an efficient infrastructure and a regulatory regime which was not needlessly

intrusive.

Referring to last year's settlement snarl-ups, he said there was a much greater awareness now of the risks in delays between transacting a bargain and finally settling it. But more work needed to be done to eliminate the current paper-based system.

"The Exchange's plans in this regard are well advanced, and it is important that all those in the City with an interest now share in building on those plans to produce a system which meets the reasonable expectations of all parties," he said.

The governor also urged the City to continue to explore ways of developing a centralised transfer system for the money markets, after the collapse of London Clear, a bank industry initiative, in September.

Turning to one of the leading issues facing the City - the creation of a single EC market by 1992 and its effects on London - Mr Leigh-Pemberton said: "We need to ensure that the emerging European framework will be effective, from a regulatory point of view, while at the same time promoting market efficiency. In this context, I am particularly anxious, as I know are many here tonight, to see that nothing is done to make our markets less open and welcoming to non-European participants."

Goodison urges openness

By Barry Riley

SIR NICHOLAS Goodison, retiring chairman of the International Stock Exchange, emphasised the importance of openness to the London securities market.

"The Europe of 1992 carries a major risk," he said. "If we do not take a very firm line, we may lose out to those in Europe who wish to erect a ring of protectionism. Such protectionism would do enormous damage to London's international business."

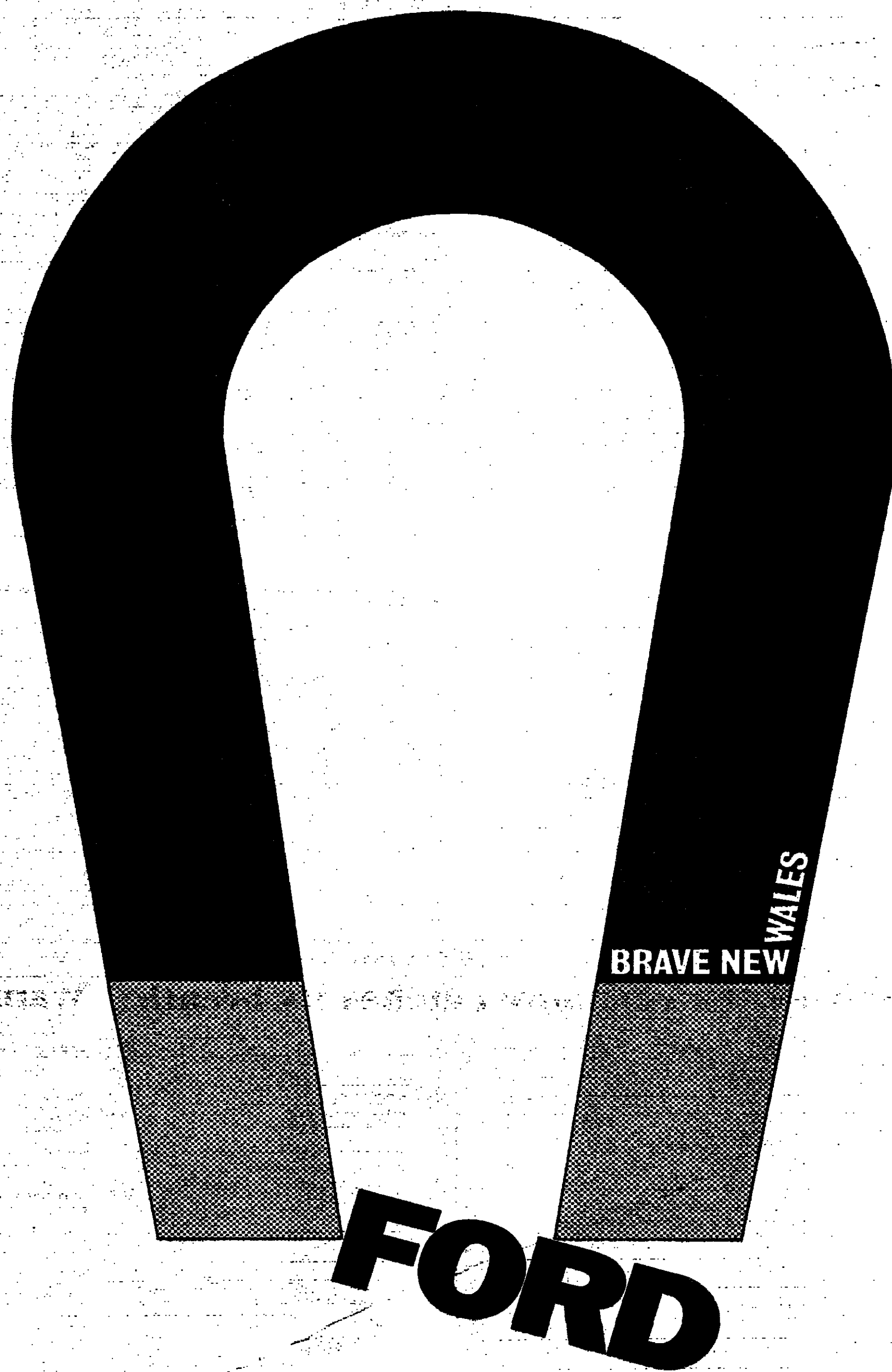
He said: "That is why we oppose the proposals on reciprocity in the present draft of the Investment Services Directive."

Sir Nicholas was optimistic about the future role of the Stock Exchange in raising capital for industry. That was because the conditions for further industrial and commercial growth in the UK looked good because there would be more personal investors prepared to take the risks of equity investment, and because there would be more professional advisers within a better regulatory framework to help them.

"Demands on the equity market are likely to be very large indeed as companies position themselves for Europe and the Government continues to extricate itself from the ownership of great enterprises," he predicted.

Sir Nicholas is due to leave at the end of the year on taking on the chairmanship of the TSB Group.

Radical
proposals
agreed by
Thatcher
by Raymond...



Ford's new £725m engine plant is to be built in Bridgend, Wales.
To find out why Ford of Britain chose Wales, ring Anna Prokic at the Welsh Development Agency on (0222) 222666.

FT LAW REPORTS

Insider information can be 'obtained' without effort

ATTORNEY-GENERAL'S REFERENCE No 1/1988 Court of Appeal Criminal Division (the Lord Chief Justice, Mr Justice Mc Cullough and Mr Justice Kennedy): October 18 1988

INSIDER INFORMATION knowingly received from a person connected with a company is "obtained" by the recipient though he made no effort to acquire it, and he therefore commits an offence if he deals in the securities to which the information relates. The Court of Appeal Criminal Division so held on a reference by the Attorney-General arising out of the respondent's acquittal by the Southwark Crown Court of insider dealing offences.

Section 1 of the Company Securities (Insider Dealing) Act 1985 provides: "(3), where (a) an individual has information which he knowingly obtained (directly or indirectly) from another individual who - (i) is connected with a particular company, or was at any time in the six months preceding - so connected - (4), the former individual in that case - (a) shall not himself deal on a recognised stock exchange in securities of that company if he knows that the information is unpublished price sensitive information in relation to those securities..." LORD

LANE, Lord Chief Justice, giving the judgment of the court, said that in 1985 the respondent held himself out as a possible purchaser of a company. He was put in touch with an employee of its merchant bankers, and he asked her to provide him with financial information about the company. In December 1985 a takeover by another company was agreed. The banker's employee, on hearing of the take-over and with the chairman's blessing, informed the respondent of the agreement and that an announcement would be made shortly. She told the respondent the information was sensitive and highly confidential and that as a result of what she was saying, he would be an "insider".

Ten minutes later the respondent telephoned his stockbroker. He purchased two blocks of shares, 5,000 at one price, and 1,000 at another. The next day a public announcement of the take-over was made, and five weeks later he sold his two blocks at a handsome profit.

On April 11 1988 he appeared at Southwark Crown Court and pleaded not guilty to two offences of dealing in company securities as a prohibited per-

son, contrary to sections 1(3) and 1(4)(a) of the Company Securities (Insider Dealing) Act 1985.

The prosecution conceded that the respondent had taken no step directly or indirectly to secure, procure or acquire the information given to him.

His counsel submitted that there was no evidence that he "obtained" information from the "connected" individual (the employee); that he merely received it; that the prohibition in section 1(4) did not operate against him since the proper construction of "obtained" on section 1(3) connoted active conduct on his part.

The trial judge upheld the respondent's submissions and in the light of the prosecution's concession, he had no option but to direct an acquittal.

The Attorney General now referred the following points of law for the court's consideration: (a) whether "obtained" in section 1(3) had the restricted meaning of "acquired by purpose and effort", or whether it had a wider meaning; (b) whether any individual who had, from another individual within the scope of the Act and was otherwise within prohibitions in section 1(4), 1(6) and 2, might be

an individual who had "obtained" within sections 1(3), 1(6) and 2.

The definition of "obtain" in the Shorter Oxford English Dictionary was "to procure or gain as the result of purpose or effort...". Webster's New International Dictionary was not dissimilar - "to get hold of by effort; to acquire in any way".

Thus "obtain" was capable of supporting the Attorney General's contention that it meant to "acquire in any way", and the respondent's contention that it meant to "procure as the result of purpose or effort".

The Attorney General drew attention to the scheme of the Act. That showed that potential offenders were divided into classes, the primary insider who was an individual who was or had been within the previous six months, been connected with the company; and the secondary insider who had information which he knowingly obtained from an individual connected with the company or connected within the preceding six months.

In the case of each type of insider the offence was not one of using information, but of dealing in the securities while

being in possession of the relevant information.

The Attorney General submitted that, looking at the Act as a whole one should conclude that the vice aimed at was the exploitation of an unfairly privileged advantage gained from a particular source. The vice lay in the way the information was used, not in the method of its receipt.

The effect of the Act was to consolidate earlier enactments, including the Companies Act 1980, and was itself the subject of amendment by the Financial Services Act 1986. Preceding the 1980 Act was a White Paper on the Conduct of Company Directors (Cmd 7087 of 1977) which dealt *inter alia* with the subject of insider dealing.

The Paper showed an obvious and understandable concern about the damage to public confidence which insider dealing was likely to cause, and the clear intention to prevent so far as possible what amounted to cheating when those with inside knowledge used it to make a profit in their dealings with others.

So far as gaining an unfair advantage or cheating was concerned it made no difference to the person charged whether the information on which the

"tippee" based his cheating was sought out by him or came his way by unsolicited gift. Against the background of public and government concern it would have been surprising if Parliament had intended that persons should be free to make a profit from insider information simply because of the way in which they came by that information.

If one construed "obtained" in the light of the purpose behind the Act, the conclusion must be that it meant no more than "received".

Mr Ferguson for the respondent submitted that that broad construction provided inadequate protection for the involuntary recipient of information.

The involuntary recipient did not require protection. There was no crime in receiving the information. He could protect himself from prosecution by the simple expedient of not dealing in the relevant securities.

"Obtain" had already been the subject of interpretation by the court, and a narrower meaning had been adopted.

In *Fisher v Baxter* (1963) 47 C.A.R. 174 "obtained" credit by fraud within the *Debtors Act* 1869 was held to mean securing

"by some active process". The judgment was careful to confine the definition to the purposes of the case under consideration. In *R v Egan* (1976) 63 C.A.R. 121 it was held that to establish the offence of "obtaining" credit under the Bankruptcy Act 1914 obtaining by conduct must be proved. The present situation was different. The crucial element was the dealing.

It was submitted for the respondent that as the Act was a penal enactment, any ambiguity should be resolved in favour of the defence.

That principle of construction was of limited application. If the court was satisfied as to the meaning which Parliament must have intended the words to convey, then the principle did not prevent it from giving effect to its conclusions (see *DPP v Otwell* (1963) 52 C.A.R. 579).

Parliament intended to penalise the recipient of inside information who dealt in the relevant securities, whether he procured the information from the primary insider by purpose and effort, or came by it without any positive action on his part.

That conclusion would have

the advantage of avoiding the fine distinctions which would otherwise have to be drawn between what was and what was not a sufficient purpose or effort to satisfy the narrow meaning of "obtain". They would have been distinctions so fine as to be almost imperceptible, and would have done nothing to enhance the reputation of the business world for honesty or of the criminal law for clarity.

The answers to the two questions posed were (a) "obtained" in section 1(3) of the 1985 Act had a wider meaning than "acquired by purpose and effort"; (b) any individual who had, from another individual within the scope of the Act, and was otherwise within the scope of the prohibitions in sections 1(4), 1(6) and 2, might be an individual who had "obtained" within the terms of those sections.

For the Crown: Sir Patrick Mayhew, Attorney General, Nicholas Parnell QC and Timothy Nash (Department of Trade and Industry)

For the respondent: Richard Ferguson QC and Antony White (Owenbach & Co)

Rachel Davies

CORRECTION: In *Kakkar v Saitke* FT October 18 solicitors for Hasle were Bird & Bird

WELKOM GOLD HOLDINGS LIMITED

(Incorporated in the Republic of South Africa)
Registration No. 132416/85

WELKOM

Second interim report and dividend - 1988
for the twelve months ended September 30 1988 (unaudited)

Income statement

	Twelve months ended 30.9.88	Year ended 30.9.87
(R thousand)		
Income from listed investments	67 047	74 223
Other expenditure - net	385	405
Profit before taxation	66 662	73 818
Taxation	10	31
Profit after taxation	66 652	73 787
Dividends - first interim	28 281	35 351
- second interim	38 179	-
- final	-	38 533
	66 460	73 884
Increase (decrease) in retained profit	192	(97)
Retained profit brought forward	14	111
Retained profit	206	14
Earnings per share - cents	189	209
Dividends per share - cents	188	209

Balance sheet

	30.9.88	30.9.87
(R thousand)		
Share capital	17 675	17 675
Share premium	168 691	168 691
Non-distributable reserve	6 060	6 060
Distributable reserves	11 125	10 533
	205 553	205 553
Represented by:		
Listed investments	205 553	205 553
Current assets	38 683	38 857
Current liabilities	38 486	38 842
Net current assets	207	15
	205 760	205 568
Number of shares in issue	35 350 937	35 350 937
Net asset value per share (after providing for dividend), adjusted for market value of listed investments - cents	1 910	3 653

Listed investments

The company's listed investments comprised the following:

	30.9.88 Number of shares held	30.9.87 Number of shares held
Free State Consolidated Gold Mines Limited	6 141 966	6 141 966
Orange Free State Investments Limited	6 838 000	6 838 000
(R thousand)		
Market value	674 916	1 291 187
Book value	285 563	205 553
Appreciation	489 353	1 085 634

Dividends

The first interim dividend (No. 62) of 80 (1987: 100) cents per share in respect of the financial year of eighteen months ending March 31 1989 was declared on April 21 1988 payable to members registered on May 5 1988 and was paid on June 10 1988.

Change of financial year end

As previously reported the company's financial year end has been changed from September 30 to March 31. The company's current financial year will therefore be the eighteen-month period ending March 31 1989. In terms of the Companies Act, 1973, this interim report covers the operations of the company for the twelve months ended September 30 1988 and includes comparative figures, where applicable, in respect of the financial year ended September 30 1987.

For and on behalf of the board
L. Hewitt
E. P. Gush Directors

Johannesburg
October 21 1988

Transfer Secretaries
Consolidated Share Registrars
Limited
First Floor Edna
40 Commissioner Street
Johannesburg 2001
(P.O. Box 61051)
Marshalltown 2107
South Africa

and
Hill Samuel Registrars Limited
6 Greenock Place
London SW1P 1PL

By order of the board

Anglo American Corporation of South Africa Limited
Secretaries
per N. B. Stinton, Divisional Secretary

Head Office
44 Main Street
Johannesburg 2001
(P.O. Box 61587)
Marshalltown 2107
South Africa

London Office
40 Holborn Viaduct
London EC1P 1AJ

Copies of this announcement are being posted to all members at their registered addresses.



ORANGE FREE STATE INVESTMENTS LIMITED

(Incorporated in the Republic of South Africa)
Registration No. 132416/85

OFSIL

Second interim report and dividend - 1988
for the twelve months ended September 30 1988 (unaudited)

Income statement

	Twelve months ended 30.9.88	Year ended 30.9.87
(R million)		
Income from listed subsidiary company	164.5	182.2
Other expenditure - net	0.4	0.6
Profit before taxation	164.1	181.6
Taxation	-	0.1
Profit after taxation	164.1	181.5
Dividends - first interim	79.9	90.0
- second interim	94.1	-
- final	-	91.6
	164.1	181.6
Decrease in retained profit	-	0.1
Retained profit brought forward	0.1	0.2
Retained profit	0.1	0.1
Earnings per share - cents	729	806
Dividends per share - cents	729	807

Balance sheet

	30.9.88	30.9.87
(R million)		
Share capital	0.2	0.2
Share premium	1 355.9	1 355.9
Distributable reserves	0.1	0.1
	1 356.2	1 356.2
Represented by:		
Listed investment	1 356.1	1 356.1
Current assets	94.5	92.0
Current liabilities	94.4	91.9
Net current assets	0.1	0.1
	1 356.2	1 356.2
Number of shares in issue	22 514 094	22 514 094
Net asset value per share (after providing for dividend), adjusted for market value of listed investment - cents	7 178	14 551

Subsidiary company

The company's holding of 58 761 785 shares equivalent to a 50.43 (1987: 50.58) per cent interest, in Free State Consolidated Gold Mines Limited (Freegold) remained unchanged and was valued as follows:

	30.9.88	30.9.87
(R million)		
Market value	1 616.0	3 276.0
Book value	1 356.1	1 356.1
Appreciation	259.9	1 919.9

The consolidated profit, after taxation and appropriation for capital expenditure, of the group for the twelve months ended September 30 1988 was R322.2 million (twelve months ended September 30 1987: R354.3 million).

Freegold's report for the quarter and twelve months ended September 30 1988 giving details of its operations is being published today and copies are available from the offices of the transfer secretaries.

Dividends

The first interim dividend (No. 5) of 311 (1987: 400) cents per share in respect of the financial year of eighteen months ending March 31 1989 was declared on April 21 1988 payable to members registered on May 5 1988 and was paid on June 10 1988.

Change of financial year end

As previously reported the company's financial year end has been changed from September 30 to March 31. The company's current financial year will therefore be the eighteen-month period ending March 31 1989. In terms of the Companies Act, 1973, this interim report covers the operations of the company for the twelve months ended September 30 1988 and includes comparative figures, where applicable, in respect of the financial year ended September 30 1987.

For and on behalf of the board

E. P. Gush
L. Hewitt Directors

Johannesburg
October 21 1988

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and
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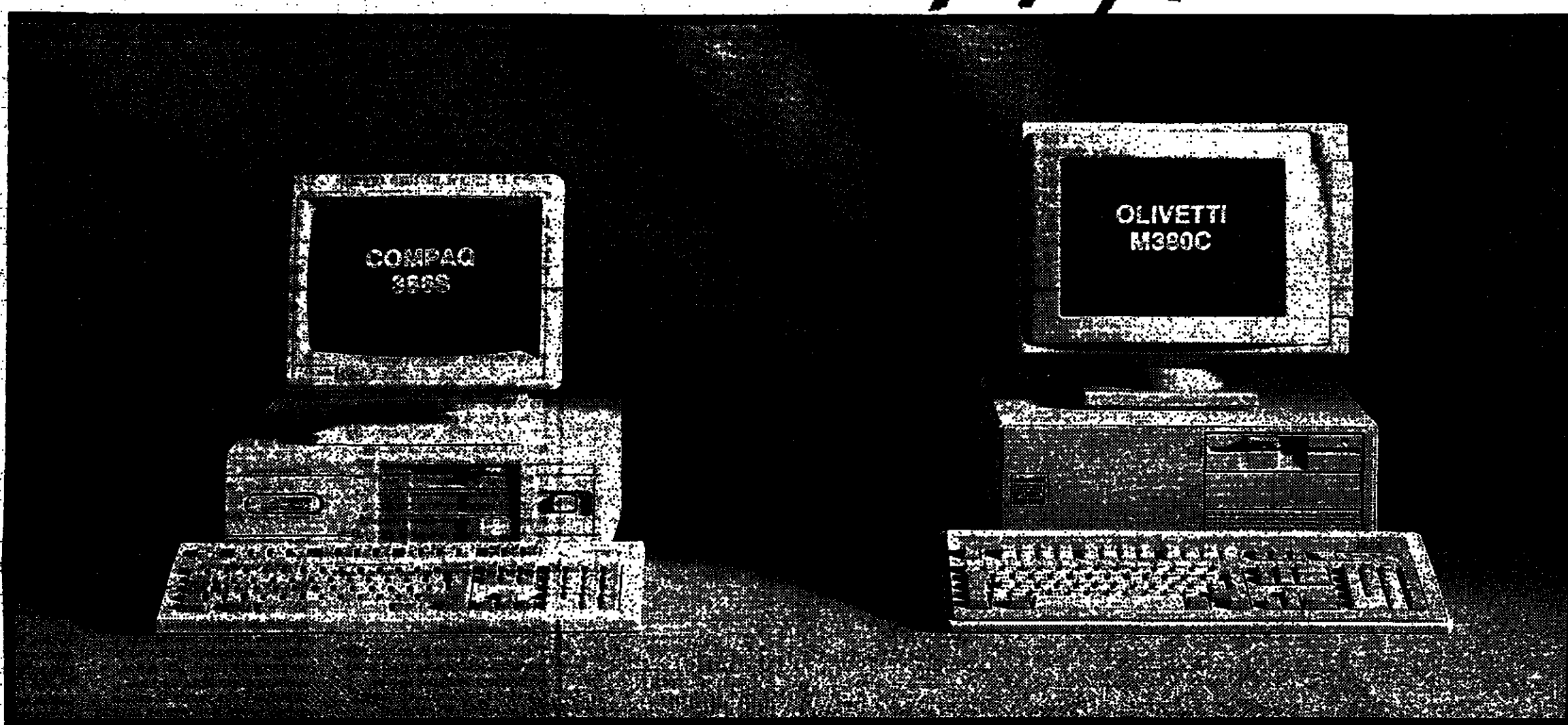
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40 Holborn Viaduct
London EC1P 1AJ

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MORE POWER, MORE MEMORY, MORE FLEXIBILITY, ~~MORE EXPENSIVE~~



We don't normally go for side by side comparison, but this one was simply too good to miss. The Olivetti M380C versus the Compaq Deskpro 386s.

The Olivetti, a top range 80386* PC. The Compaq with a 'little brother' chip - the 80386SX.

Both for the same price.

But price is where the similarity ends. The M380C has more power to do large tasks like database sorting and spreadsheet calculating.

And with full 32 bit architecture, as compared to the 16 bit Compaq Deskpro 386s, you can access data from memory much faster.

It's not simply a question of speed, however.

At 48MB, the M380C memory is potentially three times greater than the most powerful 386SX machine can offer.

As with all 80386 processors, the M380C also gives you access to multi-tasking, which is like having several

8086 PCs all running at once inside the same terminal.

And to top it all, there's the Olivetti 'Choice of Freedom'. Choice of display (monochrome, colour or desktop publishing); choice of disk drive (5¼", 3½" or a combination of both) and optional streaming tape . . . whatever best fits your requirements.

In fact, when you add it all up, we think you'll find the M380C has everything on its side.

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To: Carol White, British Olivetti Limited, FREEPOST, London SW15 2BR. 01-785 6666. Please send me further details of the Olivetti M380C.

Name: _____

Position: _____ Company: _____

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olivetti

TECHNOLOGY

Nick Garnett examines the traumatic modernisation experience of General Motors

The long hard road to automation

We haven't been good at putting things in and making them run. We've had difficulties with automation. Maybe the stuff was too complex. Maybe we did not have enough training. We probably did not fully understand that there was more to it than just automating equipment.

Frank Faga, 45 years with General Motors and a manager since 1963, is talking about the world's biggest and most controversial programme of factory modernisation and automation. Undertaken by GM since 1980 it has cost \$50bn (\$28.5bn).

As plant manager first at Willow Run, Michigan, and then at the giant Cadillac assembly plant at Orion, north of Detroit, Faga has watched it all. Now he says: "Right now GM is in the best shape I've ever seen. We're all working and talking together. It's all coming right."

This is the crux of the modernisation issue. Did GM, too insular and too arrogant, lose its way on how it makes cars in North America? And if it did, is it getting back on track again?

On the face of it, these look absurd questions. GM, with \$87bn worth of assets and more than a hundred production facilities, remains the largest motor vehicle maker in the world. It had sales last year of \$100bn, took 18 per cent of world sales of cars and trucks and a 36 per cent share of car sales in the US, the world's biggest market.

Yet, in its vast modernisation programme, eight new assembly plants have been constructed and eight older ones closed. Hand-in-hand has gone the refurbishment of 19 assembly plants and 13 stamping plants. Along with this has been the installation of 7,000 robots, more than 1,000 "machine vision" systems and many hundreds of materials-carrying robot trucks. GM now has 50,000 mini-computer programmable controllers in its factories. Meanwhile the workforce in vehicle building work-

wide has been cut by more than 100,000.

All this has not stopped GM's market share falling from its 49 per cent of the US car market in 1980. Much of this had nothing to do with the shopfloor but rather with Japanese penetration, confusion in GM model ranges and excessive reduction in the size of cars at GM.

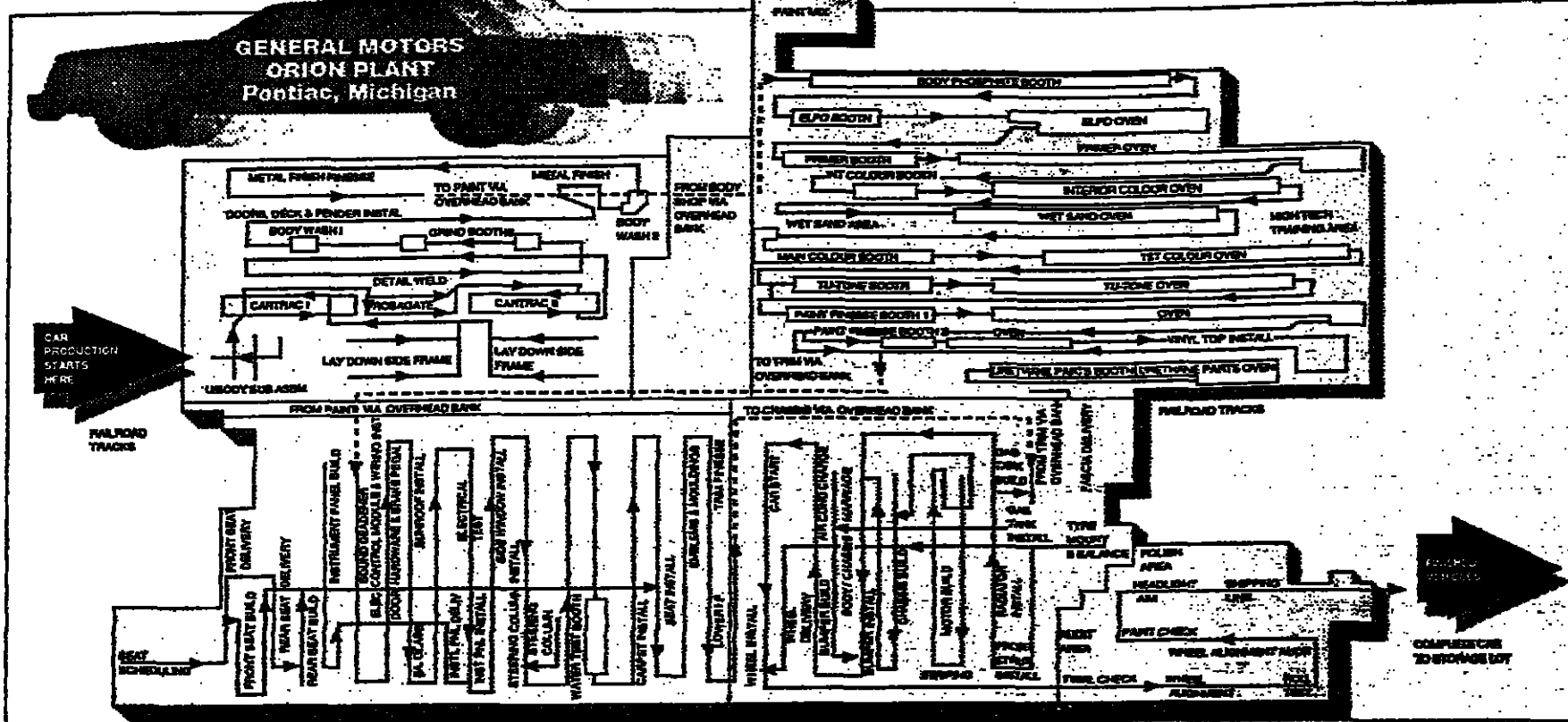
During this time GM has gone from the lowest to the highest cost US car maker, at least on one series of calculations. Ford, with much smaller turnover, last year outstripped GM in profits. By 1986, GM cars had dropped out of the tables listing the highest quality cars sold in the US. High-tech did not mean high quality.

GM's defence is this: the only reason Ford and Chrysler did not rush into automation in the early 1980s was that they were both in such poor financial health that they could not afford it.

However, GM recognises that it got one key move completely wrong. It installed the equipment first and worried about people - training and culture shock - second. It did not learn enough about its own production processes before automating.

It says it has learnt these lessons now and all is coming right. Some of its cars are back on the lists for quality and value. Many of its production processes are state-of-the-art and low cost. And Ford and Chrysler will have to do some of the things it has done, at greater expense. A \$600m assembly plant in 1984 would now cost \$1bn to build.

For those deeply critical of the regime under Roger Smith, GM's chairman since 1982 and for whom technology-is-everything became a kind of watchword, there is plenty to go on.



One point frequently made is that, by 1986, the joint GM-Toyota NUMMI plant in California, a former nightmare facility, now with Japanese-style management but only middle-tech equipment, was still top of the internal GM quality comparisons.

A main criticism is that GM did not do the groundwork on statistical process control (SPC) which gives a detailed breakdown of the performance of production machines and processes. GM, say the critics, has still not done this to the level achieved subsequently by Ford.

Another complaint is that GM, which runs the world's biggest private educational budget did not understand that technology required shopfloor re-education. This is surprising because GM managers should have been aware of what had gone wrong during an earlier sortie into high-tech. The partly robotised Vega line project set up at Lordstown, Ohio, in 1972 ran into such difficulty that it put factory modernisation at GM into hibernation until the end of the decade.

"People did not understand it," says Gerry Elson, executive director for advanced manufacturing engineering. "There were no people systems. It takes five years with a process engineer working with new technology to start really thinking in that technology. You can't just flick a switch and move into one and out of another."

GM, its critics say, has taken most of the 1980s to re-learn this. It has only just formed a centralised major systems engineering capability despite employing 15,000 people for years in its vast technical centre at Warren, near Detroit. It still does not have the type of innovative labour practices

used, say, on Ford's Taurus and Taurus LX. GM certainly underestimated the upheavals involved in automation and in setting up new plants. "With plant closures it was like hitting workers with a four-by-four plank. There was a lot of fear," says Faga. "At Orion, a new plant, we brought in people from 23 other facilities. It takes a long time to make it into a mature organisation."

One lesson learnt within GM is that the highest internal quality rating is now claimed by the Buick City plant in near-by Flint. This has lots of

robotic equipment but it has also had much more of a spirit of co-operation between shop-floor and management since the plant workforce put forward its own programme to redevelop the plant in the mid-1980s.

Another line of criticism is that GM did not pay enough attention to cost reductions in its component plants and in design engineering. More than 70 per cent of components used by GM are still made by GM itself, compared with 59 per cent at Ford and 56 per cent at Chrysler. Up to this year GM

used 11 different floors for its models.

Nevertheless GM is now feeling more confident and can produce statistics pointing to the success of much of its advanced equipment.

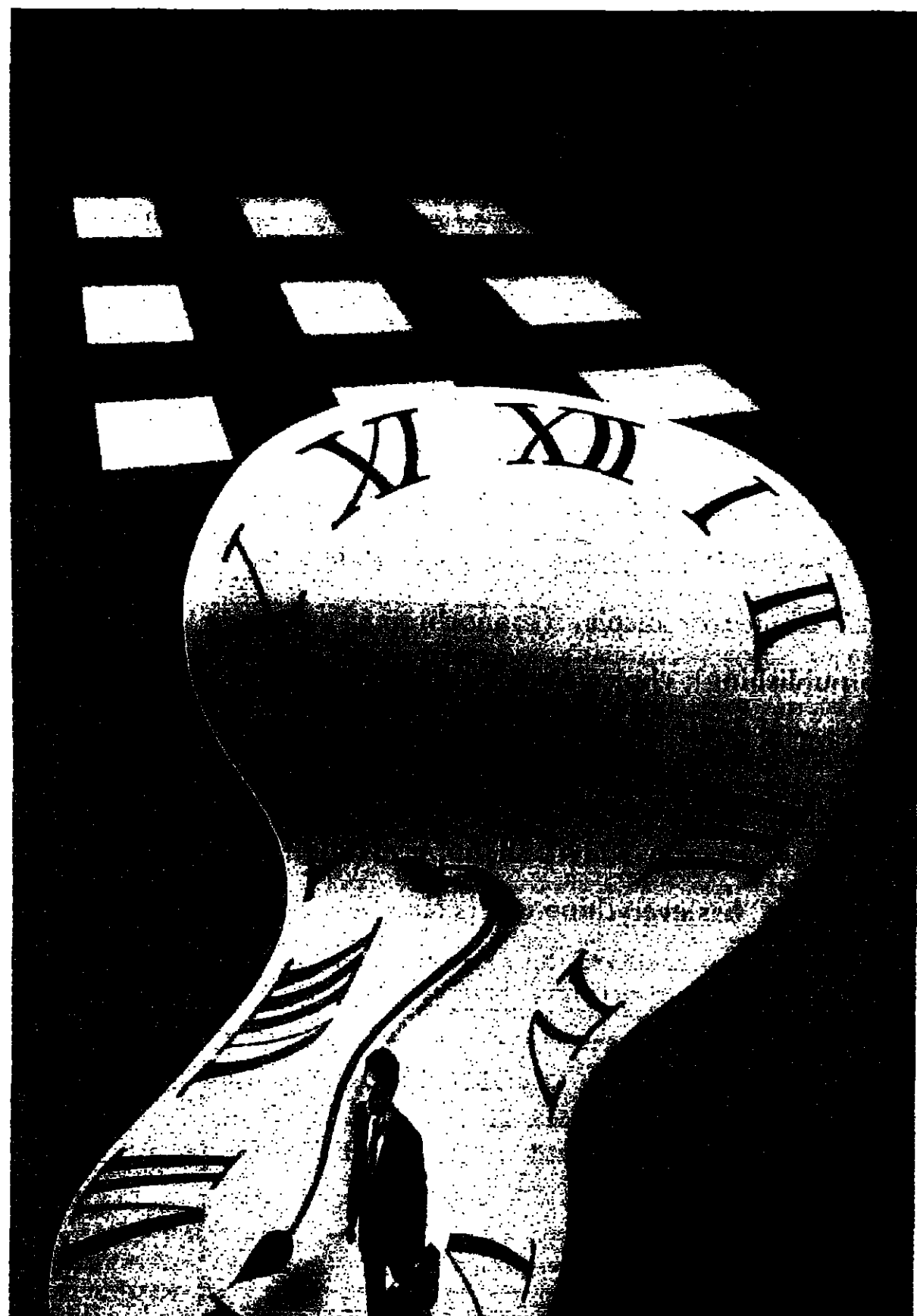
"It's not that we won't put in anything new now. It's just that we put it in a more controlled way," says Ron Scholl, planning administrator at Flint. "There is more direction in GM manufacturing. We used to think just internally, comparing division with division. Now we have more information about other companies."

Market share will be more than 50 per cent this year compared with a low of 33 per cent in one quarter of 1987. In the latest GD Power Associates quality test, three US cars are in the top ten - all from GM. According to internal audits, a number of plants have now caught up with NUMMI quality levels.

The company also points to genuine and impressive use of modern equipment. In its body shops, 97 per cent of welds are done by robot. At Buick City, inventory levels are down to four hours from suppliers. It claims to have near paperless receiving and shipping with electronic hook-up to virtually all suppliers.

Buick City also has an example of very advanced GM automation. This is a robot which receives car seats through the wall of the factory and stacks and distributes them to a programmed order of building. The seat supplier, Lear-Siegler, operates the factory to a five-day GM car building programme which GM supplies to it electronically.

Elson says morale is improving a lot at GM. "Involvement of the people is the most dominant element in the company right now." This is a far cry from the technology-is-everything regime. But for those most critical of the world's biggest manufacturer corporation, GM still has to prove that its learning curve is as long and comprehensive as the company says it is.



NO OTHER
AIRLINE HAS
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DAY.

Letting an airline's schedules dictate when you start your day is no way to get the best from a business trip.

With Club Europe you have the flexibility to travel at times that suit you. Simply because we have more flights to London from Europe than anyone else.

CLUB
EUROPE

An ear for the untoward

A SECURITY system which listens for intruders has been launched by Abbey Security International of Nottingham. Called Audioguard 180, it ignores sounds not normally associated with a break-in. But hammering, drilling, or breaking glass will trigger a telephone call to Abbey's central monitoring station. A security man can record what is going on and play the result to the police.

Seeing is believing

THE LAST word in computer terminals has emerged from Reflection Technology of Cambridge, Massachusetts. Not much bigger than a watch, it can be hooked to a pair of glasses or a headset, in front of one eye. The battery-powered device, called Private Eye, leaves the user free to move about in factory or office, using a hand-held keyboard.

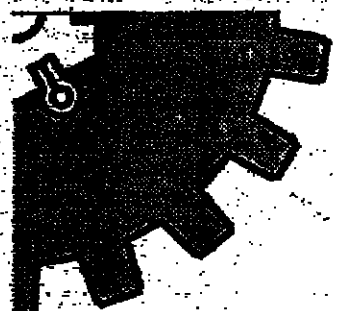
Weighting less than 2 oz, the device can be slipped down over the eye when needed. But an optical system makes the tiny display area look like a 12-in screen, two feet away. Definition is said to be as good as a personal computer screen, with 25 lines of text and 60 characters a line. Graphics can be displayed.

Volume production is not expected to start until well into next year.

Keyboards for heavy hands

KEYBOARDS used in publicly operated equipment or in difficult environments are often membrane types with no keys as such, but a flat, sealed, cleanable surface with the keys marked on an overlay. Each key area moves when depressed, operating a mechanical switch. The plastic overlay is likely to break eventually. Then sealing is compromised.

Robert Michaels Communications of the UK is offering a board from



WORTH WATCHING

Edited by
Geoffrey Charlish

Align, a Swiss company, which uses piezoelectric sensors under each key. These need only an applied force, with virtually no movement, and are protected by a metal, key-imprinted overlay.

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PRIME MINISTRY
HOUSING DEVELOPMENT AND
PUBLIC PARTICIPATION
ADMINISTRATION

Çitosan, Cement Plants Located in Afyon, Ankara, Balıkesir, Söke, Trakya

Within the framework of the Turkish Privatization Programme, the Housing Development and Public Participation Administration (HDPPA) has appointed as financial advisors Türk Ekonomi Bankası A.Ş. and La Compagnie Financière Edmond de Rothschild Banque and is now inviting core investors willing to assume responsibility in the management of all or any of these firms to bid for the minority acquisition of the company stock. The remainder of the shares will be offered to the public in compliance with the privatization programme.

The 1987 cement output of each plant is as follows:

Afyon	467,212 tons
Ankara	735,155 tons
Balıkesir	423,000 tons
Söke	241,500 tons
Trakya	454,500 tons (partial)

WEST GERMANY

David Goodhart analyses the influence of West Germany's regional structure on the country's economic decision-making

System without a centre — but with history on its side

Those who chastise the West German Government for lack of economic leadership should recall that the architects of the country's post-war political order designed a system without a centre. It is a Federal Republic in more than name, indeed the power of central government is arguably weaker than in any major industrial country apart from the US.

The 11 Länder (states) — ranging from ancient kingdoms like Bavaria to post-war creations like North Rhine-Westphalia — are responsible for most services, including education and parts of the training and welfare systems, and they control the important levers of industrial and regional policy.

The Länder and the Gemeinden (the smaller local government areas) between them take more than half of all national tax revenues. They also paid out more than the Federal Government in subsidies last year, going by the Government's national total of DM 76.5bn (£24bn, nearly 4 per cent of GNP).

Sometimes it seems the Federal Government can only claim real control in defence and foreign policy — though the southern states Bavaria and Baden-Württemberg are increasingly running their own

leading contributor to the national inflexibility problem itself. It is certainly difficult to open a German newspaper without finding some problem aggravated by regionalism.

For example, the resolution of the August "hosenkriegen" in which two bank robbers drunkenly weaved around the country, occasionally swapping vehicles and hostages, would have been far simpler — and possibly reduced the loss of life — if the police operation had been centrally managed. Instead responsibility shifted back and forth between Bremen and Düsseldorf, capital of North Rhine-Westphalia, which limited opportunities for decisive action.

One of the main industrial concerns of the past few months has been the restructuring of the aerospace industry, and the question of whether Daimler-Benz will take over Messerschmitt-Bölkow-Blohm (MBB), the Bavarian-based aerospace company. That matter has been complicated by the fact that three states — Bremen, Hamburg and Bavaria — all hold stakes in MBB and insist that their local industrial and employment priorities are respected.

Or, a more structural example: while it is true that the Federal Government does not always practice what it preaches about cutting subsidies, deregulating or privatising industrial aid only to enable restructuring, it is none the less severely handicapped when an important state like Bavaria is subverting most of those goals.

Right-wing Bavaria has recently, for example, thwarted the privatisation of Luft Hansa, taken a 40 per cent stake in a local steel company to prevent its closing, and is now leading the fight to ensure that the Bundespost does not shake off too many of its social obligations as it tries to become more competitive.

Bavaria is somewhat exceptional, and will remain so following the death earlier this month of Franz Josef Strauss, its prime minister for many years. Despite the entrepreneurial image of the Munich area, Bavaria's brand of conservatism has never been hostile to the state and much of the electronics boom in the region has been based on Federal Government orders. But even neighbouring Baden-Württemberg, the richest state in Germany, offered DM 140m to Daimler-Benz, one of the richest companies in Germany, to build a new plant at Rastatt. Hardly a sensible use of public funds.

The latter case illustrates

how too much Länder autonomy in industrial policy can produce perverse results. It also underlines how the regional and industrial policy apparatus, established in the 1950s, has done little to ameliorate the widening gap between declining North and prospering South. Overhaul is overdue but is blocked by vested interest and sensitivities about the past.

The border issue is typical. After the division of Germany many areas close to the border lost their markets, and became demic institutes. A recent survey suggested that Dortmund and Münster, both in North Rhine-Westphalia, are now the most favoured towns in the country for new investment.

To the extent that a single European market in 1992 will benefit those regions closest to the rest of the Community, the declining industrial states of North Rhine-Westphalia and Saarland — both with EC borders — are well situated. The spiralling of property prices in Munich and the simple lack of good, flat, land in Baden-Württemberg will also slowly help to narrow the gap.

Compared with most other industrial countries, regional divisions within Germany remain unspectacular. And while the Länder system is clearly a hindrance to reform

in some spheres, history is on its side. The decline of the nation state in Europe — hastened by 1992 — will concentrate even more power in Länder hands.

If that power is not to be abused by the richer states a new contract between centre and regions is required. But while the Bonn coalition and the governments of the fastest growing states remain part of the same political groupings, rational overhaul remains unlikely.

The special focus of regional policy. Forty years later the border regions still attract the highest grants for new investment and most generous tax allowances despite the fact that some of the areas — like the suburbs of Hamburg — are now quite privileged.

Notwithstanding pressure from the European Commission and states like North Rhine-Westphalia, which has no border with the East, the regional policy committee of 11 Länder and 11 Federal Government representatives cannot ensure that aid has a more rational focus. This is largely because the Federal representatives are not politically disinclined but tend to side with their party political colleagues in the Länder.

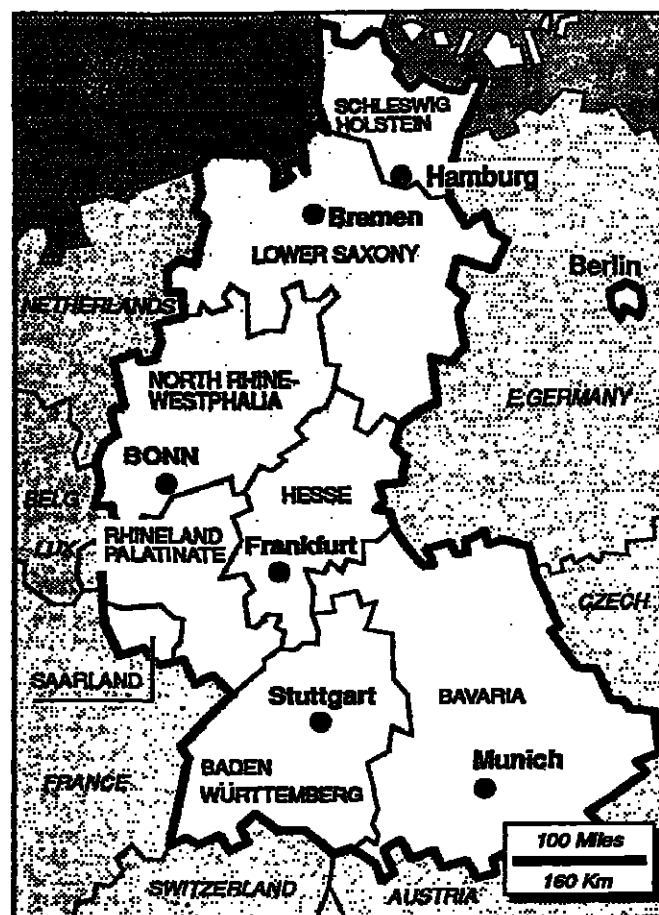
The Sozialhilfe system — of payments to the long-term

unemployed — is another case in point. The payments are made by the Gemeinden but the Länder and up footing much of the bill, and the burden falls most heavily on the poorest Länder which have the highest concentration of longer-term unemployed. The richer Länder have successfully prevented overhaul.

Much infrastructure investment also seems misdirected. There is no motorway linking Saarbrücken and Luxembourg, and the rail line between Hamburg and Kiel has yet to be electrified, "yet there are many quite modest towns in the south which are building subsidised underground car parks," according to Mr Ulrich Pfeiffer, a regional policy consultant.

Even the smallest and most left-wing Gemeinde is used to trying to make itself attractive to business because part of its income comes from a tax on business turnover. Yet the Social Democratic states North Rhine-Westphalia, Bremen, and Saarland record the lowest per capita infrastructure investment because they have to spend so much money propping up steel, coal and ship-building areas, while Bavaria and Baden-Württemberg are at the top of the investment table and have money to spare to lure new industries.

This misallocation of



resources is becoming increasingly expensive. The cost of regional aid is now about DM 7bn a year according to EC statisticians, and nearly double that according to some academic estimates (using a wider definition).

While the Länder roots of regional and industrial policy has ensured no French-style experiments in sector targeting, regional aid — mostly split equally between Länder and Federal Governments — has still become Germany's fourth largest subsidy category after coal, research and development, and agriculture.

Brussels is not happy that Europe's richest country, which 10 years ago was in the middle of the EC table of regional subsidisers, is now second to Italy. It has forced down the highest investment aid package from 25 per cent of a project to 23 per cent and is, with only limited success, forcing a reduction in the area of the country covered by regional grants from 45 per cent to below 40 per cent. The EC is also keeping an eye on Länder inducements to companies and made Baden-Württemberg scale down its notorious

land and aid package to Daimler-Benz at Rastatt.

Germany can, reasonably enough, claim that West Baden — which accounts for nearly half of regional aid — is exceptional. And that some efforts are being made to control and re-direct regional spending. Rich Baden-Württemberg, for example, now has no areas automatically qualifying for basic Federal Länder industrial assistance and the states' redistribution mechanism is forcing it to pay about DM 2bn a year to its poorer brothers.

Also next year the Government is phasing out the tax allowance for investment in assisted areas which will eventually save about DM 850m per annum. Some of that money will be redirected to grants, which will have the effect of further strengthening Länder control over funds.

But will that Länder control merely exacerbate the North-South divide? The claim is that despite their conservative politics, and the national principle of regional equality, the richer, mercantilist, southern states can fund a costly system of intervention and industrial

support which unfairly ties the most dynamic companies and sectors to one part of the country.

Stories of such deals are legion. Examples include the DM 150m that Bavaria is said to have offered BMW to build a plant at Regensburg; Baden-Württemberg's deal to persuade Daimler-Benz to buy Dörries and thus prevent ownership leaving the state; or the same state's intervention in a property dispute which ensured that Neckardort built a major research centre in the capital Stuttgart.

More legitimately the Southern states have established an efficient and imaginative system of industrial support — especially in training, research, and provision of land — which suggests old-fashioned subsidies can work well in the right context. Bavaria spends DM 1bn a year on industrial support — on top of joint Federal/Länder spending — and the figure is rising.

Not everything is expensive. Mr Robert Fischer, in the Bavarian Employment Department, provides a personnel management service to small firms that could not otherwise afford it. He also persuades the leading academics in the field of, say, ergonomics or quality circles, to write a state-of-the-art pamphlet on the subject which he then gives away to all interested companies — at an annual cost to Bavaria of only DM 50,000.

But the real strength of industrial policy in BW and Bavaria has been the exceptionally close relationship between business and politics and the energetic lobbying by politicians on behalf of "their" companies in Bonn, Brussels, or even Moscow. These attitudes have helped the south retain a lead but the accident of economic history ensured that it attracted the newer growth industries in the first place. Siemens, and subsequently the German electronics industry, located itself in Munich after the war because there was no more room in booming heavy industrial, North Rhine-Westphalia.

Firms continue to find the south a draw because of its education system, low energy costs, and attractive countryside. Wages are also lower although household incomes are higher because more women work.

The North is fighting back. It cannot match the grants of the South but the government of North Rhine-Westphalia is throwing off its Social Democratic suspicion of business and learning to act as a link between companies and ac-

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THE PROPERTY MARKET

Coming in to land

By Paul Cheeswright

VAST land banks have been built up by the state. Nationalised industries have huge tracts. But, as privatisation continues and as state bodies come under increasing pressure to mind their costs, recognition is dawning: the land is or could be valuable.

Land which once was used for manufacturing often is more valuable if it is used for something else once the manufacturing has stopped. Economic growth has created its own pressure for new space. Land that it would have been difficult to give away three years ago is in demand. Prices have shot up dangerously.

The effects have been striking. Rising land values have made a material contribution to the finances of Associated British Ports, National Freight Consortium and British Airports Authority, making property development a significant part of their overall business.

The strong property market has allowed British Telecom to realise £100m from the sale of surplus property since 1986. It has encouraged British Gas to put its finger in the property waters through working up plans for the redevelopment of

surplus sites like the Greenwich Peninsula in London. It has provided a financial prop for British Rail. Its property operations this year will contribute a gross £290m to its funding. On a smaller scale British Waterways Board is obtaining a third of its external turnover from the exploitation of its estate.

Demand for space in areas once ignored by developers has given an extra lustre to state-owned undertakings like the Manchester Ship Canal Company in the private sector and the Port of London Authority in the public sector.

But against this background of shifting land use, there is a basic question which has been thrown up by the row about British Aerospace - the allegations of asset-stripping Royal Ordnance and the denials that any such thing was intended. It concerns the valuation of assets.

When British Telecom and British Gas were floated, their land was not valued in accordance with the guidelines of the Royal Institution of Chartered Surveyors, which are designed to produce a fair and true value. There has been a

London City Airport, where the Port of London Authority retains a financial interest as landowner. Last year property contributed £13.7m to PLA operating profits, more than ever before. The rise in property values is making a signal contribution to PLA finances.

tendency to undervalue the property estates of the state sector. Company accounts tend not to specify that landholdings may have a higher value if there is a change from existing use.

Nobody was much concerned about the land values of the recently privatised companies. It does not seem to have been a factor in the sale of Royal Ordnance.

But for future sales of public property to the private sector, if any lessons are to be learned from the BAE fracas, there is a need to specify both the extent of the land surplus to the operational requirements of the company in question and

whether that land has development potential or not.

This will matter more for the electricity and water industries than it will for British Steel, which has been selling its surplus land as quickly as possible after plant closures - it has little left.

The latest Electricity Council accounts, covering the Central Electricity Generating Board and the 12 distribution boards, gives a net book value of £689m to non-operational land and buildings, and that includes offices. The CEBG has 50,000 acres of non-operational land, about two thirds of the industry total. And the larger part of that are closed power

station sites.

Until recently, the CEBG was under pressure to dispose of its surplus land and what is in the system for sale will be sold. But the rest will be handed on to successor companies and their managements will have the freedom to decide what they want to do with the land.

There are no collective figures available for the land holdings of the water authorities but the case of Thames Water gives a flavour of what is involved.

Thames Water has land holdings of 17,000 acres, little of which is surplus. But its installation of a new London tunnel ring main has started to

release sites. One such is 93 acres at Stoke Newington, for which a planning application has been lodged covering aquatic amenities and housing. More sites will come up between now and 1992.

None of this is to suggest that shareholders in companies soon to be privatised will immediately take part in a property bonanza. The practicalities of preparing land for different uses takes time and money. Knocking down an old power station and clearing the site of asbestos is both difficult and expensive.

Winning planning consents is a lengthy business as British Gas is finding in settling the

nature of appropriate development with Greenwich Borough Council for the Greenwich Peninsula site.

And, while property development is assuming increasing importance in the affairs of AB Ports, British Airports Authority and NFA, it would be a sideline for both the electricity industry and the water companies.

But what is happening in all these cases is that surplus land, once effectively frozen, is being turned back to use.

Three examples: The Ministry of Defence has an estate of more than 500,000 acres and rights over land of more than 88,000 acres, accord-

ing to the National Audit Office.

The National Health Service estate has about 50,000 acres, Mr John Moore, then Secretary for Social Services, said last February. A quarter of that is likely to become surplus over the next 10 years.

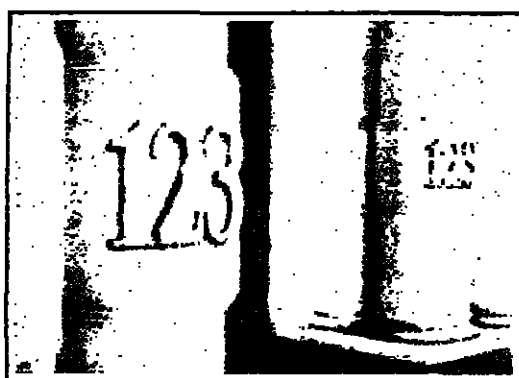
Local authorities, according to the Audit Commission, sit on property, excluding housing, with a replacement value of probably £100m.

If the Government and local authorities are concerned about escalating land values, they should speed up the rationalisation of their own estate and release more land to the market.

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MANAGEMENT

Lucas Industries

The word 're-rating' is suddenly in the air

Richard Tomkins assesses the UK components maker

A thick skin has been a prerequisite for service in the higher echelons of Lucas Industries over the past few years. It is none the less impressive to find Tony Gill, the group's 58-year-old chairman and chief executive, barely wincing at the bludgeoning of his company to a discount because of a lingering perception that Lucas, the automotive and aerospace components group still best known for its car parts, is a relic from a bygone age: that for all its reorganisations and restructuring over the past eight years, it is a lumbering giant still struggling to adjust to the post-recessional climate.

Gill, promoted to the stewardship of Lucas when Sir Godfrey Messervy stepped down last year, reasons against the suggestion with the patience of a man inured to such taunts. "The dinosaur was an animal with a vast body but a very small brain," he says. The point he makes is that Lucas's "head", its technological expertise, has always been a strength. Its body may have become bloated and unsuited to its environment, but the animal has now been restored to health, he maintains.

Slowly, the message is getting across. City analysts, long fiercely critical of the company, still hedge their circulars with caution; but they are now looking at Lucas in a different light. Suddenly, the word "re-rating" is in the air.

If Lucas's rehabilitation is high, it has been a long time coming. Indeed, in the company's darkest hour it might never come at all. That was in 1981, when for the first time since the business was founded by Joseph Lucas in 1876, it plunged into losses. Lucas's post-war prosperity had been built on the supply of components such as batteries, lights and distributors to the thriving UK car industry. When that went into decline in the 1970s, it found itself on the edge of an abyss.

It was not just the market place that had gone wrong.

Lucas had also fallen victim to earlier successes. It was infused with self-satisfaction characterised by a notoriously inward-looking and highly centralised management, appointments to which were mostly from within its hierarchy.

That complacency was in part to blame for Lucas's slow response to the motor industry's decline. The writing had been on the wall for UK car makers long before 1981, but Lucas's managers too readily interpreted the downturn as just another wave in the cycle, and failed to respond in time.

All this changed with the 1981 losses. The shock threw Lucas into a period of intense self-examination under Sir Godfrey, the man who steered the company through the grimest period of its history. One of the changes he envisaged was a plan that remained the basis of the company's strategy today.

There were three main prongs to the strategy: to reduce exposure to the UK market; to reduce dependence on commodity-type products with a low technological content; and to get a better balance between the group's automotive activities and the two much smaller divisions - aerospace and industrial.

But just as significant was the accompanying change in management style. As Gill, then one of the company's two joint managing directors, recalls: "Lucas had become a dominant supplier in the UK because its components were good. But that had tended to breed an attitude in people that because we were so good, the world owed us a living. We had to make a conscious effort to shake off that attitude."

The means to that end was a programme of competitive achievement plans, or CAPs. Under these, every group business was required to identify its competitors, measure their performance, compare them with its own, and develop a plan to make good any competitive disadvantage.

If the plan was credible and affordable, and if the board could see within the business's management and employees

the ability to implement it successfully, it went ahead. If not, the business was earmarked for closure, sale, or merger into some form of joint venture.

Of the 150 sizable business units to which CAPs were applied, some 35 failed the test, and of those that passed, few remained unscathed. The scale of the restructuring that resulted is illustrated by the virtual halving of Lucas's UK workforce from 68,000 in 1979 to 35,000 now.

The CAP programme is not just history; it is at the core of Lucas's management technique today. With each business unit's plan reviewed annually and its targets revised as the competition shifts. Acquisitions, too, are brought under the same regime.

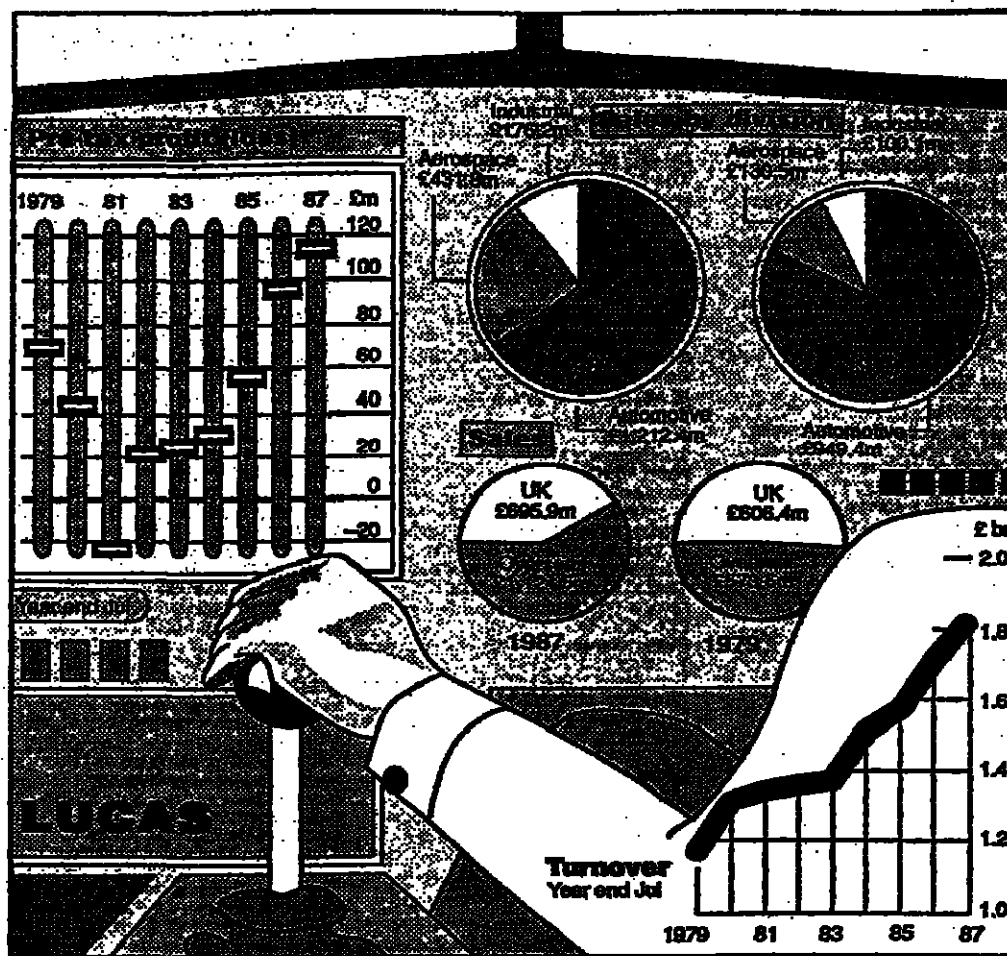
Reconstruction has greatly changed Lucas's shape. The run-down of its unprofitable UK businesses combined with expansion abroad has cut the proportion of UK sales from 51 per cent of group turnover in 1979 to 28 per cent now. Counting indirect exports, Lucas's sales, last month's purchase of Utica Power Systems from Allied Signal Aerospace took Lucas's annual turnover in the US to more than \$400m a year.

Yet in spite of this realignment, nagging doubts persist. Lucas has been through more restructurings over the past decade than the average broker has had hot lunches, and some find it hard to accept that this period in its history is over.

A corollary to this is the feeling that Lucas's recovery has been unduly long in arriving compared with that of, say, GKN, the UK industrial group.

Partly this is because Lucas's problems were on such a scale that it did not have the financial resources to solve them in one fell swoop. But Gill is also ready to acknowledge that Lucas is traditionally a cautious company, without accepting this as a fault.

He is not ashamed of annual pre-tax profits rising from \$2.1m to \$114.5m over the five years to July 1987. "And if we are a bit slow, it's because we are sure," he says.



two years on acquisitions in the US market, which accounts for about three-quarters of the Western world's aerospace sales. Last month's purchase of Utica Power Systems from Allied Signal Aerospace took Lucas's annual turnover in the US to more than \$400m a year.

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A corollary to this is the feeling that Lucas's recovery has been unduly long in arriving compared with that of, say, GKN, the UK industrial group.

Partly this is because Lucas's problems were on such a scale that it did not have the financial resources to solve them in one fell swoop. But Gill is also ready to acknowledge that Lucas is traditionally a cautious company, without accepting this as a fault.

He is not ashamed of annual pre-tax profits rising from \$2.1m to \$114.5m over the five years to July 1987. "And if we are a bit slow, it's because we are sure," he says.

"We spend 2 per cent of annual turnover on training and 6 per cent on research and development. If you say to us that other companies have got their profits up higher than ours and sooner, then yes, they have; but if you say that on the way to doing that they have not abandoned some of the things without which they are going to be struggling in the longer-term future, then I think that takes some questioning."

There are still some problem areas. Action is overdue at Thomson-Lucas, the joint venture aerospace company in France which is losing money through its failure to adjust to a fall-off in the French military market. UK aerospace operations have been suffering from competition and restructuring costs. The automotive boom will not go on forever.

Yet the City is sufficiently relaxed about the outlook to reserve its worst criticisms for Lucas's goal in landing it with a £180m rights issue in March - at the time, the largest cash call since the October crash.

There seems to be a total inability on Lucas's part to understand why the City was

so braced off with it," says one observer. "If the rights issue had been accompanied by a major acquisition, people would have lapped it up; but as it was, they simply got stuffed with paper for no apparent reason at the worst possible time."

Gill argues that Lucas needed the cash so that it could go for a major acquisition without having to wait for the market's approval. "In the US, you don't even get onto the list of accredited bidders for a company unless you have the funds available."

The argument is sound. Yet underlying the City's anxiety is the feeling that, in some small way, it smacks of a reversal to the Lucas-knows-best arrogance that preceded the 1981 fall.

That is probably too harsh a judgment. But as observers wait to see whether Lucas's results for the year to July 1988, due on Monday, fulfil their promise as a watershed in its transition from recovery to growth, the incident is an illustration - perhaps a warning - of how fragile are the perceptions of the company.

Aiming for precision is barmy in a mish-mash world

Sir John Harvey-Jones gives his views on the British and 1992 to Michael Skapinker

Margaret Thatcher has made plain her implacable opposition to a United States of Europe. Sir John Harvey-Jones, however, thinks the British are the best Europeans of the lot.

"We're the only silly sods who follow all the rules," he told a luncheon organised last week by Canby Bowen and Associates, a firm of headhunters.

Sir John, former chairman of ICI, said that Britain would enter the single European market with several advantages. These included experience of operating in other countries and the fact that English is now the international language of commerce.

Harvey-Jones has appeared in government advertisements aimed at altering British businessmen to the approach of the single market. He warned, however, that although companies are now aware of 1992, many have not given enough thought to what it might mean for them.

One of the problems, he conceded, is that not even the European Community officials in Brussels really know what the single market will look like.

"We all believe somebody is managing the process," he said. "But they have even less idea of where the thing is going to end up than we do."

No process of deregulation ever turns out the way that people expect, he said. "We're entering a whole mish-mash world. Precision and trying to aim for precision is barmy and may well lose the battle."

Nevertheless, certain consequences of the single market are predictable, he continued. For one thing, the next 10 to 15 years are "going to be pluperfect hell".

In the United States, four or five players tend to control 80 per cent of a market sector. In Europe there are perhaps 25 companies in a particular sector, he said.

The single market will result in a dramatic reduction in the number of European companies. "We are looking at a degree of attrition that we've

not experienced at any time. In my judgment, at least half the European companies will disappear."

This did not mean that all their factories would disappear, he said. But a process of consolidation was on the cards. Unfortunately, he added, "this restructuring is going to be so painful that I think we probably will create a fortress Europe. I'm not advocating this. I think it will be unfortunate."

On the other hand, "the good news is that we will have in Europe a structure that can take on the rest of the world. There will be a lot more wealth to go around. That's the end result. The difficulty is how we get through the interim period and survive."

Survivors

Given that the future is so uncertain, how can companies ensure that they are among the survivors? The first thing they need to do, Sir John said, is ensure that they are sufficiently flexible and decentralised to adapt to whatever changes 1992 brings.

"Centralised organisations are going to be slaughtered in this. You are going to have to be able to change direction very quickly. You've got to set yourself up for flexibility rather than precision, worry about that because one of the problems with our country is that we are uncomfortable with imprecision."

The second task for would-be survivors, he said, is to find and keep European managers. "The European manager is a very rare animal. They are people of whatever nationality who are comfortable in more than one national environment. They understand the way it works and they are tuned in to the establishment of that country."

"There are very few people who are used to operating in more than one environment. They are going to be like gold. You've got to cherish them. And I don't know that European companies have always done that."

COMPANY NOTICES

NOTICE OF REDEMPTION AND TERMINATION OF CONVERSION RIGHTS ISETAN COMPANY LIMITED

US\$28,000,000

3 1/4 per cent. Convertible Bonds 2000 (the "Bonds")

NOTICE IS HEREBY GIVEN that, in accordance with the provisions of the Trust Deed dated 20th June, 1983 between ISETAN COMPANY LIMITED (the "Company") and The Bank of Tokyo (the "Bank"), the Company has elected to exercise its right to, and shall, redeem on 23rd November, 1988 all of the outstanding Bonds at the redemption price of 100 per cent. of the principal amount thereof, together with accrued interest to such date of redemption. The aggregate principal amount of Bonds outstanding on 14th October, 1988 was US\$700,000.00.

The payment of the redemption price and accrued interest will be made on and after 23rd November, 1988, upon presentation and surrender of the Bonds, together with all coupons appertaining thereto maturing on or subsequent to 23rd November, 1988, at any of the following specified offices of the Paying Agents:

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The Long-Term Credit Bank of Japan, Limited
19 King William Street, London EC4N 7BR
Morgan Guaranty Trust Company of New York
Avenue des Arts 35, 1049 Brussels
Banque Internationale a Luxembourg S.A.
2 Boulevard Royal, Luxembourg
The Bank of Tokyo, Limited
4-8 Rue de la Loi, 75001 Paris

On and after 23rd November, 1988, interest on the Bonds will cease to accrue.

The Bonds may be converted into shares of common stock of the Company at the conversion price (with Bonds taken at the rate of \$250.30 = US\$1) of \$508.50 per share. Each Bondholder who wishes to convert his Bonds should deposit his Bonds, together with all unexpired coupons, with any of the Conversion Agents, being the same as the Paying Agents specified above, accompanied by a notice of conversion (the form of which notice is available from any of the Conversion Agents). SUCH CONVERSION RIGHTS WILL TERMINATE AS TO ALL BONDS AT THE CLOSE OF BUSINESS ON 23RD NOVEMBER, 1988.

For the information of the Bondholders, the average of the daily closing prices of the shares of common stock of the Company on the Tokyo Stock Exchange for the 30 consecutive trading days, the last of which occurred 30 days prior to 21st October, 1988, was over 150 per cent of the conversion price in effect on such day. The reported closing price of the shares of common stock of the Company on the Tokyo Stock Exchange on 14th October, 1988, was \$2,000.00 per share.

ISETAN COMPANY LIMITED
By: The Mitsubishi Bank Limited
As: Principal Paying Agent.

21st October, 1988

East Rand Gold and Uranium Company Limited

Incorporated in the Republic of South Africa

(Registration No. 71/07001/06)

INTERIM DIVIDEND - NO. 20

On Thursday, October 20 1988, an interim dividend, No. 20, was declared payable to holders of ordinary and 8 ordinary shares, as follows:

Amount (South African currency)	80 cents per share
Last day to register for dividend (and for changes of address or dividend instructions)	Friday, November 11
Registers closed from (to inclusive)	Saturday, November 12 Saturday, November 26
Ex-dividend on Johannesburg and London stock exchanges	Monday, November 14
Currency conversion date for sterling payments to shareholders paid from London	Monday, November 14
Dividend warrants posted	Thursday, December 8
Payment date of dividend on or about	Friday, December 9
Rate of non-resident shareholders' tax	15 per cent

The full conditions relating to the dividend may be inspected at the Johannesburg and London offices of the company and its transfer secretaries.

By order of the board
ANGLO AMERICAN CORPORATION OF SOUTH AFRICA LIMITED
Secretaries,
per: A J S Sebba
Divisional Secretary

Transfer Secretaries
Consolidated Share Registrars Limited
First Floor, Edura
40 Commissioner Street
Johannesburg 2001
(P.O. Box 61051
Marshalltown 2107)

and
Hill Samuel Registrars Limited
6 Greenoak Place
London SW1P 1PL
Johannesburg
October 21 1988

London Office
40 Holborn Viaduct
London EC1P 1AJ

Free State Consolidated Gold Mines Limited

Incorporated in the Republic of South Africa

(Registration No. 05/2821/06)

SECOND INTERIM DIVIDEND - NO. 67

On Thursday, October 20 1988, interim dividend No. 67 (being the second interim dividend in respect of the financial year of eighteen months ending March 31 1989) was declared as follows:

Amount (South African currency)	160 cents per share
Last day to register for dividend (and for changes of address or dividend instructions)	Friday, November 11
Registers closed from (to inclusive)	Saturday, November 12 Saturday, November 26
Ex-dividend on Johannesburg and London stock exchanges	Monday, November 14
Currency conversion date for sterling payments to shareholders paid from London	Monday, November 14
Dividend warrants posted	Thursday, December 8
Payment date of dividend on or about	Friday, December 9
Rate of non-resident shareholders' tax	15 per cent

Holders of shares warrants to bearer are notified that the dividend is payable on or after Friday, December 9 1988, upon presentation of coupon marked "South Africa" and No. 6 on the side reflecting the share warrant number, at the offices of First National Bank of Southern Africa Limited, Stock Exchange Branch, 24 Avenue Marais, 1050 Brussels, Belgium, only. Coupons must be left at least four clear days for transmission.

The full conditions relating to the dividend may be inspected at the Johannesburg and London offices of the company and its transfer secretaries.

By order of the board
ANGLO AMERICAN CORPORATION OF SOUTH AFRICA LIMITED
Secretaries,
per: N. B. Sibson
Divisional Secretary

Transfer Secretaries
Consolidated Share Registrars Limited
First Floor, Edura
40 Commissioner Street
Johannesburg 2001
(P.O. Box 61051
Marshalltown 2107)

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Friday October 21 1988

Too grudging on Clowes

The decision by Lord Young, the Secretary of State for Trade and Industry, to shrug off responsibility for the losses incurred by investors in the Barlow Clowes affair is certainly in tune with Thatcherite self-help ideology. It is also politically risky, since it does nothing to satisfy those Tory MPs whose constituencies are well stocked with elderly Conservatives for whom retirement has been soured by putting too many eggs in a very dubious basket. Whether it is right is far more doubtful, for the facts unearthed by Sir Godfrey Le Quesne on the Department of Trade's handling of the affair do not in themselves lead to a single, simple conclusion.

No doubt Sir Godfrey will be accused of undue charity in his interpretation of the actions of officials and ministers. But what emerges very clearly from his report is that a case can indeed be made that the judgements at each stage in the saga were not unreasonable in the light of circumstances at the time.

Obvious error

The one obvious error made by the Department was to discourage Barlow Clowes in 1975-76 from seeking a license to deal in securities. But had such a license been granted it is questionable whether it would have made any difference. On the introduction of new, tougher financial monitoring requirements for licensed dealers in the 1980s, the firm would have had to submit its first return at the end of 1984. In the event a much later application for a license resulted in a return being submitted only five months later in July 1985 and it carried a clean bill of health from auditors Spicer and Pegler.

As for the Department's decision not to prosecute Barlow Clowes when it was clear that the firm was trading illegally, it was perfectly understandable from the point of view of protecting existing investors in the group. Because the firm was constituted as a partnership, the Department had no powers to investigate, to apply for a winding up order or to intervene to protect investors' funds if a licence was refused.

By licensing the firm and insisting that all new business should be done by a corporate entity, the operation was drawn into a wider regulatory net. Throughout, ministers and officials had to consider whether draconian action would not have been more harmful to investors' interests because it might have dented confidence, thereby precipitating the firm's collapse.

Where the Gibraltar-based offshore investment operations were concerned, the Department received no complaints or inquiries that might have alerted it to the fact that Barlow Clowes International was dealing directly with customers in Britain and should therefore have been licensed.

Much needed overhaul

On this narrow basis the government has concluded that no compensation should be paid to investors in the UK or offshore funds, who are anyway respectively expected to receive 75p and 30p in the pound. And there are legal remedies open against the auditors and the financial intermediaries. But those remedies are academic for the elderly. And there is a wider argument for some compensation, if not in full.

The fact is that successive governments banked time and again at a much needed overhaul of the Prevention of Fraud (Investments) Act 1958, which is only now complete. Successive ministers failed to provide adequate resources for the regulatory functions of the department and chose to place excessive reliance on outside advisers. There was enough that was both well known and murky in the background of Barlow Clowes to put officials on alert. Given what they knew about the firm, they should surely have been more active in monitoring all its activities instead of waiting for the complaints on the offshore operations to roll in. And the position of a UK licensed dealer operating an offshore fund was genuinely confusing to any average investor.

In short, there is a moral case for the Department to pay up now without waiting for the Ombudsman.

Mr Lawson's blip

MR NIGEL LAWSON, the British Chancellor, last made his annual speech at the Mansion House on 4th November 1987, immediately after the stock market crash. He spoke comforting words about the ability of the world economy to get through this little problem - and has turned out to be quite right. He must have presumed that, once the threat to the world economy had been surmounted, little else would trouble him, least of all purely domestic problems. But he would have hoped in vain.

There have been no fewer than 14 base rate changes since his 1987 Mansion House speech. Far worse, there was the vigorous (and unresolved) dispute over exchange rate policy with the Prime Minister, a dispute that brought to an end the policy of shadowing the EMS. Making the best of a bad job, Mr Lawson asked us to look at actions, not words.

Given the massive overshoot of his remaining monetary target, M0, and the obscurity into which exchange rate policy has now fallen, words are, indeed, a problem. But they cannot be avoided. So how should one judge the words of yesterday evening on the conduct of macroeconomic policy in the UK?

Exchange rate

The principal monetary policy instrument, base rate, is at least at what seems to be a sensible level. What is disturbing, however, is the Chancellor's failure to say anything about the exchange rate. One would have expected to see reiteration of a firm intention to avoid a depreciation of sterling. In the absence of such a statement, he invites loss of confidence in the currency market, which could render meaningless his soothing words on the manageability of the current account deficit.

The Chancellor repeats the general policy on full funding of the public sector debt repayment. (The Chancellor proposes the hideous neologism of the "fundand", but "full retirement" with overtones of disappearance of the gilt market, seems more attractive.) The monetary effects of failure to retire debt at the rate allowed by the public sector debt repayment fall largely on the yield

curve, with the smaller the retirement the flatter the curve. There are strong arguments for the current steeply-inverted yield curve, which imposes the greatest squeeze on those (above all households) whose cost of borrowing is determined by short term rates of interest. Meanwhile, it offers an opportunity for firms to go on borrowing at relatively low long term rates of interest in the rapidly expanding Euro-sterling market.

Debt repayment

The Chancellor also allows us a glimpse into the future of fiscal policy. A public sector debt repayment of some £10bn is widely anticipated this financial year. The Chancellor remarks that he intends "to see that there is a substantial surplus next year, too". In this way the target of a budget balance enunciated only last March disappears into history in a piece of cloud, but in this case appropriate, Keynesian fine-tuning.

But this is far from the only Keynesian feature of the speech, in which the emphasis is not on rules - whether for monetary aggregates, nominal demand or the exchange rate - but on forecasts of the current account deficit (not expected to be reduced significantly until 1990) and the real rate of growth (expected to be below trend for a year or two). Close Keynesianism is perhaps inevitable in a piece of cloud, but in this case appropriate, Keynesian fine-tuning.

If the UK has a fine-tuning Chancellor, precedent suggests that there is good reason to be worried, since demand is growing too fast. Indeed, in a traditional Keynesian perspective a sharp recession and higher inflation than anything now admitted look in the offing. Unfortunately, the forecasts Mr Lawson offers are not necessarily more reliable than those at the time of the Budget, while the policy cupboard is remarkably bare. It will need a great deal of luck for the Government to get through the next year or two with no more than a "blip" in either the economy or its reputation.

"A MARRIAGE of skills, a quiverful of opportunities, a bigger bag of knitting." The architects of yesterday's £1.15bn tie-up between Abbey Life and Lloyds Bank were not lost for words in describing its benefits. But will it work?

The agreement certainly has logic and appeal: one of the UK's largest banks is pooling resources with those of one of its most successful life insurance companies to form a widely varied financial group covering most things from estate agency to unit trusts. Lloyds is to get 57 per cent of the shares of a newly renamed Lloyds Abbey Life. In return for handing over five of its own financial services businesses to the insurance company.

The logic is enhanced by the rapid changes which are going on in the UK financial services market: bank insurance companies and finance houses are losing their traditional identities, market and product barriers are falling, and competition is forcing new attitudes, particularly in banking.

But yesterday's proceedings were also marked by a distinct air of caution. Both Mr Brian Pittman, Lloyds' chief executive, and Mr Michael Hephner, his opposite number at Abbey, studiously avoided using a phrase that must have flashed through many minds at the news conference: financial supermarket.

Lloyds Abbey Life may mark the birth of a new creature on the UK financial scene, but such high-flown claims were not being made for it yesterday. Instead, it was acknowledged that the differing cultures of banking and insurance will take some time to bridge. One had only to contrast the snappy, dark blue suits of the marketing-minded Abbey Life men with the homelier grey outfits of the clearing bankers to see what they meant.

Despite their differences, though, a good part of the logic for the deal stems from the personalities of the two institutions. Both Lloyds and Abbey are noted for strong profit consciousness, and a readiness to challenge accepted notions in order to get ahead.

This is particularly striking at Lloyds. Under Mr Pittman, Lloyds has nursed its resources carefully. It has not needed a rights issue at a time when the other clearers have had to touch their shareholders for billions of pounds.

Lloyds was also the first clearer to enter the estate agency business more than five years ago, and with it the huge market for housing-linked financial services: mortgages and insurance. "I believe the test of market leadership is the rate of innovation," said Mr Pittman yesterday.

Several factors, he said, underlay his conviction that banks should develop their insurance interests:

- The insurance market is growing faster than banking
- A bank's branch network and large customer base gives it a substantial advantage in the insurance market
- Research showed that Lloyds' customers would be willing to buy insurance from it
- The stock market values the insurance industry more highly than banking.

Another factor that must have weighed in the balance was Lloyds' decision - unique among the clearers - not to



Lloyds Bowmaker
 Pretax profits 1987
 £71.8m
 Net advances year end 1987
 £2,168m

Black Horse Agencies
 Pretax profits 1987
 £8.2m
 No. of branches 13/10/88
 536

LLOYDS

LLOYDS ABBEY LIFE

Insurance	Abbey Life	Black Horse Life
Number of staff	2,260	400
Self employed sales staff force	3,200	N/A
Statutory surplus	£48m*	£0.5m*
Branches/regional offices	90	15
Regular premium sales	£93.1m*	£22.6m**
Annual Mortgage advances generated	£1bn* (approx)	N/A
* 1987	** 11 months to Aug 1988	

LBIS

Pretax profits 1987
 £47.9m
 No. of regional offices
 30

LBUTM (incl. LB (C) UTM)
 Pretax profits 1987
 £3.6m
 Total funds under management 14/10/88 £653m

David Lascelles, David Barchard and Nick Bunker analyse the link between Lloyds Bank and Abbey Life

The opportunity of an Abbey Life-time

get involved in the securities business at the time of Big Bang in 1986. This left it to seek other avenues for growth. Its relatively small size (Lloyds is the smallest of the Big Four) and its limited expertise in insurance put it in need of a partner.

Abbey Life was founded in 1961 by two entrepreneurs, Sir Mark Weir and Mr Sydney Lipworth. The company's striking success, which has made it number two in the UK unit-linked life insurance market, has been based on two things: a market-driven self-employed sales force, now about 3,200 strong, which is entirely paid by commission; and its talent for designing innovative products, like Living Assurance, a life policy which pays out a capital sum if the policyholder is diagnosed with a serious illness.

Yet this history has tended to produce a management culture which is unlikely to fit well with outright control by a larger group. When ITT bought up Abbey in 1970, the acquisition was swiftly followed by the departure of Sir Mark and his right-hand man, Mr Hephner, an actuary who helped run life companies in Canada for 12 years, arrived at Abbey in 1970, becoming chairman and managing director the following year.

It was an evident relief to him and his management team when ITT first sold 48 per cent of the shares via a London

stock market offering in 1985, then placed the remainder with institutions the following year.

In the three years since then, Abbey's progress has been impressive: new business, measured in terms of new initial commissions earned by its sales force, rose 30 per cent. This year, though, the growth has slackened off with the easier housing market and the

independent intermediaries as tied salesmen.

None the less, Abbey is not strong enough to launch a full scale international push on its own. With end-1987 shareholders' funds of £28.2m, it has a relatively strong balance sheet by proprietary life company standards, but that scarcely equips it fully to compete in growing markets like Italy and

The cross-selling opportunities for Lloyds Abbey are more complex than at first appears

after effects of the market crash, and there have been suggestions that its high pressure sales tactics produce lesser quality business.

Abbey is potentially a prime beneficiary of two industry-wide factors: the upheaval triggered by the 1986 Financial Services Act, and the liberalisation of the UK's personal pensions market from July 1 1988.

The reasons lie in a wide spread perception in the industry that a direct-selling life company could score heavily over the life companies selling through insurance brokers if, as expected, regulatory burdens imposed by the Act leads to a big shrinkage in the UK's independent intermediary sector. As far back as spring 1987, Abbey started to recruit former

Spain with European giants such as Allianz, Generali or the large Swiss insurers.

Even so, the UK life insurance industry is widely perceived to be among the most highly developed in Europe, which gives it a strong staff for the race for dominance of that market once the EC barriers are removed in 1992. This was one of the major considerations behind the strategic review which Abbey made last year, and which led it to approach Lloyds.

Lloyds will place five of its own businesses in Abbey Life. Black Horse Life, Lloyds' life insurance subsidiary, specialises, like Abbey, in unit-linked products. Lloyds Bowmaker is a finance house which sells leasing and instal-

ment credit products to some 750,000 customers. Black Horse Agencies is a 500-office chain of estate agents. Lloyds Bank Insurance Services is an insurance broker. And Lloyds Bank Unit Trust Managers manages 265m of unit trusts and offshore funds.

The strategic logic in Lloyds Abbey Life is to be insurance, and this specific focus is why Messrs Pittman and Hephner dislike the phrase financial supermarket. Although Lloyds Abbey will make loans, and sell investment products and houses, these are seen as secondary services which either support insurance sales or bring in the customer for an insurance product.

Abbey Life salesmen have been complaining, for example, that many of their insurance customers ask them about loans, which until now they have been unable to supply. By the same token, Lloyds houses-buying customers are usually just the sort of people who need insurance. Yet the means by which Lloyds Abbey will capitalise on these cross-selling opportunities are more complex than appears.

One reason is regulatory. The FSA's "de-grouping" provisions mean that Black Horse Life and Abbey Life will have to operate as separate and competing companies. The two could be merged, but Abbey and Lloyds are reluctant to do this because they want to preserve the two companies' quite

different customer bases.

Another is cultural: while Abbey Life salesmen work on commission, Lloyds salesmen are salaried, and this distinction, too, is to be preserved. So the Abbey people will not tap directly into Lloyds' 6m strong customer base. Although this prevents the deal achieving what many would have thought was its most obvious benefit, both Mr Hephner and Mr Pittman insist it is a good arrangement. The gains, they say, will come in the transfer of Abbey's sales expertise to the Lloyds companies, and in the flow of Lloyds' loan-making abilities in the opposite direction.

The cultural divide is also a reason why the deal has been structured as a partial investment by Lloyds, rather than a complete merger. For 44-year-old Mr Hephner and his young senior management team, none of them aged more than 45, the retention of a high degree of autonomy was clearly a prerequisite for any tie-up with another financial institution, though they stress that there is more potential synergy with Lloyds than there ever was with ITT.

If Lloyds Abbey succeeds, it will produce one of the most varied financial service companies in the UK - and it is hoped, one with the lowest costs.

The closest model is the Trustee Savings Bank Group which combines banking, life insurance and unit trusts, and is widely considered to manage the synergies quite successfully. TSB Life is the third largest unit-linked life company after Abbey. TSB operates by having a representative of TSB Trust Company in every branch who builds up knowledge of the customers and of opportunities for cross-selling at the time of an inheritance or golden handshake. This leads to interviews, discussion and, ultimately, sales.

Mr Don McCrickard, chief executive for banking at TSB, said yesterday: "There are the normal territorial issues which surface in relations between the banking and insurance side of the business. There is a slight suspicion of each other. But the obstacles are over-estimates."

He described Lloyds Abbey as a "classically good approach". But TSB is not the estate agency business, nor is the group as tight-knit as Lloyds Abbey intends to be.

Of the other big clearing banks, Barclays and National Westminster have built up the insurance business, the latter in a joint venture with the Commercial Union. But they are still small players in the market. National Westminster Bank has deliberately chosen to remain an agent in the insurance business; its insurance broking arm is one of the largest in the country. However this route looks increasingly isolated, and there was some speculation yesterday that the Lloyds Abbey development might force National to develop a business of its own.

With the unflinching optimism for which his business is known, Mr Hephner of Abbey Life yesterday described the industry as one "which currently knows no boundaries". He is now in a position to prove it.

The tie says it all

Before you go out this morning, have a good look at your tie. For, according to the latest information, 83 per cent of professional men believe that you have chosen it to say something about your education, social standing or how much money you have.

In any case, ties are certainly in. The average British man owns 16 of them, one up on 1986. Silk has become the favourite material at the expense of polyester, which has dropped to second place after cotton. Wool ties are almost out, unless you are over 55.

Plain ties are still the most popular and stripes come next, though something called Paisley, of which Observer had not previously heard, is rising fast, especially among the young. Rising fast, too, is the company tie. Just over 70 per cent of men believe that firms which offer their staff a company tie are well organised and professionally run. Some 60 per cent said that they would wear such a tie if it were given to them by their boss.

Old school ties are still much admired, particularly by non-public school boys. The survey, conducted for Tie Rack by Munro & Foster Public Relations, found that 68 per cent of state school boys say that they would like to be able to wear with pride, the tie of an old or famous school they had attended. Over 80 per cent of state school boys said that they would never be able to wear their own old school tie with similar pride: public school boys care less.

Blue remains the most popular colour, favoured by 39 per cent of men. Red is coming up among the young. Black, grey and brown are practically out. Apparently men increasingly prefer to buy ties for themselves, but 28 per cent of them have received at least two ties this year as presents.

OBSERVER

Leiden law

The first Institute of Anglo-American Law in the European continent is to be opened by Prince Charles at Leiden in the Netherlands next week. It has been established jointly by Leiden University and Queen Mary College, University of London. A key figure behind it is Professor Basil Markesinis, who wears a number of hats.

Markesinis will be the Director of the Institute. He is also, and will remain, deputy director of the Centre for Commercial Law Studies at QMC and Denning Professor of Comparative Law. Nor is that the limit. His aim is to continue to expand the links between higher education and business. The Centre for Commercial Law Studies, for instance, has just received a donation of £500,000 from Digital Equipment in order to establish the first Chair in Information Technology Law. QMC is also working on the possibility of setting up a unit to specialise in a subject of increasing importance: media law.

Markesinis stress that he is not a one man band. Professors Roy Goode and Graham Zellick of QMC have been equally involved in the projects. The University of Texas will be associated with the Leiden Institute as well. According to Markesinis, it was even harder to get funds out of the Dutch private sector than the British.

Naval defence

Pillsbury, the US food company, has invoked an arcane shipping statute dating back to 1916 as part of its defence against the hostile takeover bid from GrandMet.



"Which one of the 6,000 Barlow Clowes investors will you see first?"

the US District Court in Washington to block the takeover because the 1916 Shipping Act prohibits non-US citizens from buying US shipping assets without the approval of the Secretary of Transportation.

Although best known for its Burger King hamburger chain, Pillsbury also holds a grain division which includes 100 barges for transporting corn down the Mississippi. The division has not played a central part in the company's strategy for some time. In fact, for the last two months it had been trying to sell it to the railroad concern, CSX. Those talks broke down as the food company became embroiled in its own takeover battle.

Union ban

The second edition of The Single Market: The Facts is now available from the Depart-

ment of Trade and Industry and is supposed to tell you all you need to know about 1992 and all that. Yet there is one curious omission. A chart on page 11 outlines the new procedures in the European Community's legislative process. It starts with the Commission, goes through the Council and the European Parliament and so on. The chart makes no mention whatsoever of the Economic and Social Committee, the body in the Community that groups employers, trade unions and consumers and is obliged to be consulted on proposals relating to economic and social matters.

We knew that the British Government is hostile to the idea of the trade unions having anything to do with the Community, but it is quite something to write them out of the decision-making process altogether. Jacques Delors, the President of the Commission, might have a view on that.

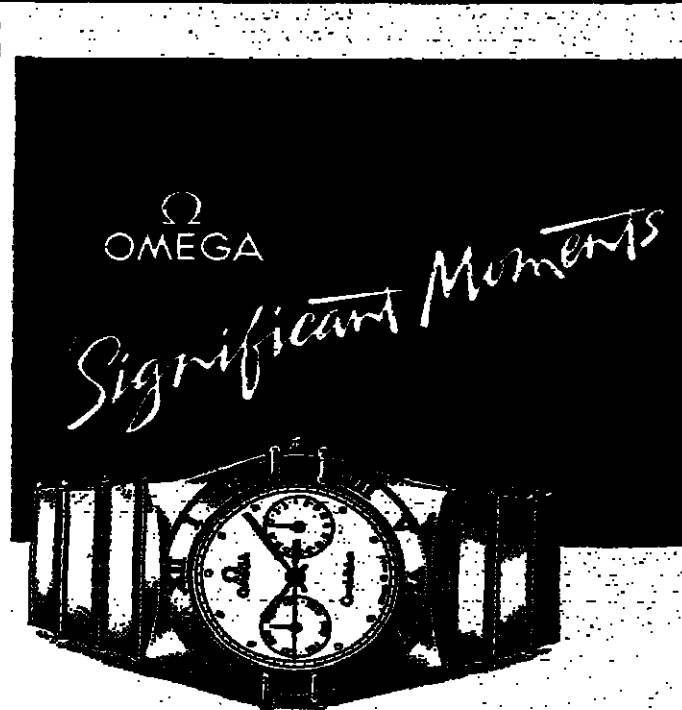
Commercial

"Video-perestroika" begins tonight. The first ads made in Italy for Soviet television will start going out at 10.05 pm, Moscow time.

Silvio Berlusconi, the king of Italian commercial TV, signed a three-year deal giving him exclusive rights for European companies wishing to advertise on the Soviet screen last April. The first slot goes to Berlusconi's own group, followed by Raul Gardini's Ferret business. Coming soon are ads for Italian fashion, diesel makers and commercials for Britain's ICI and West Germany's Mannesmann. Initial advertising rates are \$75,000 for six minutes. Clearly the Russians like their ads long.

Low tech

Grafico in an East End social security office: "I wanted to be a printer, but they said I wasn't the type."



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POLITICS TODAY

What makes Tarzan run

By Joe Rogaly



Mr Michael Heseltine wants very much to be Prime Minister. No one can explain exactly why. It is not sufficient to say that it seems like a nice job, with a decent house thrown in and lots of power and prestige attached. It would be a whole lot better than his last government job, which was Secretary of State for Defence. But very-top jobs have their downsides. In the US, for example, one is told that there are at least as many multi-millionaires who would give a considerable slice of their fortunes to stay out of the White House as there are who have spent money trying to get in. Mr George Bush is quite rich and Mr Michael Dukakis is not poor, but if it were merely a question of making your pile and then trying for President, there are plenty of others who could outbid both of them.

Wait, you may say. The two constitutions are quite different; the analogy is not a proper one. In fact the reverse is the case. It is precisely the differences between the roles of President and PM that serve as an aid to understanding why the British position may seem so very desirable. To be sure, the post of Prime Minister carries less global prestige than does that of President of the United States; the latter is a world leader by right while the former can only ever be in the supporting cast. Yet in terms of domestic power there is no contest. PM wins every time.

It may not seem like that on the surface. Mr Heseltine and his wife enjoy the trappings of quasi-royalty for a term or two; Mrs PM and her husband do not. But there is no Congress to thwart the will of Downing Street. Parliament is hardly a serious countervailing force, especially when the governing party has a decent

Mr Heseltine knows it would be political death to lead a revolt against Mrs Thatcher

majority. Its true function is to act as a mirror for those who thirst for constitutional checks to the power of the Prime Minister. There are no proud states with entrenched rights, in the United Kingdom. The judiciary is unable to defy the PM's will for long. The courts are not a serious check.

Under British constitutional practice, Mrs Margaret Thatcher's Government can (and probably will) respond to last week's House of Lords judgement in the Spycatcher case by changing the law to suit Downing Street's view of what should be published about the security services. In the US, Congress would probably stop a President from doing any such thing. If that failed, the US Supreme Court would throw out a change in the law that over-rode its established powers. Even a packed Supreme Court would be restrained by the British constitution. The range of Downing Street's potential power seems limitless by comparison — as shown, yet once more, by its banning this week of statements by Sinn Féin.

The especially commanding nature of the job is understood by Mr Heseltine. He nods if you point out that the British head of government is probably more powerful than her equivalent in any other democracy. Yet even that is not a sufficient explanation for his continuous campaign to place himself in readiness for the call to lead the Conservative Party and the country. Politicians go into politics for a variety of reasons. Some wish to change society. Others simply hope for a decent career; yet others see a prospect of justifying their own existence. Mr Neil Kinnock, for example, has clearly been motivated by a desire to redistribute wealth. Mrs Thatcher has always regarded socialism as an evil to be eradicated.

Mr Heseltine experienced a mystic revelation at the age of about 18. He would not go into Deloitte's and become an accountant, as had been arranged. He would go to university. Once there his sense of self evolved further: he would make money, go into Parliament and become PM. He started with £1,000 in the mid-1950's and does not demur if you quote current estimates of his personal wealth as £20m, most of it made in publishing. Elected in 1986, he quickly rose to prominence in a succession of opposition spokesmen and later ministerial jobs. He was easily recognisable; his long hair (nowadays neatly trimmed) once earned him the nickname "Tarzan". He looked set to be as successful in politics as he had been in business.

This suggests one half of the answer to the question about why he is still running for office. He enjoyed being a minister. He enjoyed the experience of playing out front, on the big stage. He may have resigned in some of a huff in January 1986 over a Cabinet quarrel that now seems to most of us to be difficult to recall in any detail, but he has no wish to disappear into obscurity. With his fortune to back him up, he has no need to. Mr Heseltine addresses three, four, five, or more meetings a week. He has produced one book and has another on the stocks. He is like an American presidential hopeful running a campaign that never ends in the constant anticipation of winning an election whose date is totally unpredictable. The financial cost is considerable to most of us, but modest to him — perhaps no more than the cost to a less politically ambitious multi-mil-

lionaire of keeping a mistress or two plus the odd racehorse.

The cost in time, in a slice of Mr Heseltine's life, is of course far greater. He is known for his attachment to things that will last; his weekends are spent tending his arbutus. The trees will outlive all this ephemeral jostling for position. So, again, why does he do it? The second half of the answer is more interesting than the first: for it tells us something about the Conservative Party. Mr Heseltine carries on because there is a response. He stands a chance. The market in Heseltines is running strong. Whenever I mention him in conversation the immediate reply is, he's the next Prime Minister, isn't he? Look at the opinion polls: he is right up there with Edward Heath and Mrs Thatcher. Talk around other politicians: Mr Heseltine has been forgiven

the Westland squabble. He is respectable once more.

Most significantly of all, there are the invitations to speak. They pour in, in increasing numbers, every day, he says. Increasing numbers? He and his staff are now taking bookings in 1990. Really increasing? The hand points at an imaginary graph and traces a steep ascending line. Let us accept that — Mrs Thatcher apart — he is top, or thereabouts, of the political pops. The question, again, is why? Again, there are several uninteresting answers — people like a good speaker, fame breeds itself — and one interesting one. It is this: the Conservative Party as a whole is not congruent with its Thatcherite faction. I suspect that, underneath, it longs for a unifying leader, rather than a populist who leads from one particular wing. It may be ruled by the PM's people for

LOMBARD

Lord Aldington vindicated

By Michael Prowse

Three years ago, the Thatcher Government poured scorn on a House of Commons report on overseas trade. The report, the work of a select committee chaired by Lord Aldington, expressed grave misgivings about the emergence of a deficit on manufacturing trade. The "threatening effect" of this deficit, it maintained, was masked by the surpluses then being generated by North Sea oil. But in due course the UK was likely to face "an adverse balance of payments of such proportions that severely deflationary measures will be needed."

The Government brushed aside the committee's analysis. Ministers said there was no reason why any particular sector of the economy should earn an overseas surplus. Nor was there any reason to fear a serious deterioration in the trade balance. A declining surplus on oil would be offset by a revival of manufacturing and a higher surplus on invisibles. Complacency in 1985 was perhaps understandable. The current surplus that year was a comfortable £3.5bn. In the preceding five years the UK had run a cumulative surplus of £20bn. Balance of payment constraints on growth seemed a thing of the past. Suggestions that Britain might face an annual current account deficit of £15-20bn by the end of the decade seemed risible.

Today, however, the consensus view is that the 1988 current account deficit will be about £15bn. Yet few economists will see this as a vindication of the Aldington report. Manufacturing industry is not in the doldrums. Investment and output have been rising rapidly. The current account deficit, it is argued, has nothing to do with "de-industrialisation"; it simply reflects the unusual buoyancy of domestic demand. Consumers are borrowing and spending a trifle too much; but that can easily be put right by a touch on the monetary brakes.

The plausibility of the Treasury line is strongly attacked in a recent paper by Mr John Wells, an economics fellow at King's College, Cambridge. He argues, as did Lord Aldington, that the root cause of today's

economic difficulties is to be found in chronically unbalanced output growth. Manufacturing output, amazingly, has only just regained the peak set in 1974. In the ensuing years, the service sector has grown by 42 per cent in real terms.

This de-industrialisation — or shrinkage in the share of manufacturing in GDP — does not reflect a natural shift in the composition of expenditure analogous to the shift from agriculture to industrial goods that occurs at an earlier stage of development. Indeed, most international studies show that the share of services in total expenditure has no tendency to rise as per capita incomes increase — provided allowance is made for the relative price of manufactures and services.

Mr Wells's analysis of Britain's commodity flow accounts since 1979 confirms that domestic expenditure on manufactures has risen at much the same rate as expenditure on services. Yet while the output of services has kept pace with demand, the output of manufactures has increasingly fallen behind. The result has been a progressive deterioration of the manufacturing trade account. The manufacturing deficit in 1988 will account for the lion's share of the gaping current account shortfall.

Lord Aldington predicted that services would not be able to fill the gap created by a rising manufacturing deficit. He was right. Indeed, as Mr Wells stresses, far from improving, the balance on commercial services has actually deteriorated slightly since 1979.

Nobody denies that the balance of payments can be made to balance. The question is merely at what level of employment and activity. The Aldington argument was that de-industrialisation would tighten Britain's traditional balance of payments constraint simply because services are less easily traded than manufactures. The argument no longer looks silly given the trade difficulties the Chancellor has encountered even though more than 2m people remain unemployed. *Unseen Development and De-industrialisation in the UK since 1979, Faculty of Economics, Cambridge CES 8DD.*

LETTERS

An ill-conceived and unnecessary recommendation

From D. John Ogren.

Sir, The picture portrayed in your editorial ("New regime for British Gas," October 20) of a "cozy relationship" between British Gas and its suppliers is uninformed and absurd.

As a major producer of North Sea gas, Conoco has endured several difficult and protracted gas sales contract negotiations with British Gas. British Gas has used the full strength of the position to reduce by almost half the price paid to producers for new

developments since the collapse of oil prices in 1986. This surely reflects anything but a "cozy relationship".

Yet, far from being a "well come effort", the recommendation that British Gas be permitted to purchase no more than 90 per cent of the gas from any new fields appears to us to be ill-conceived and unnecessary. It will further complicate gas sales negotiations, slow down future developments and consequently reduce the supplies available to the consumer.

Unnecessary because direct sales to industrial consumers are already beginning to happen.

Earlier this month, for example, the North Scotland Hydro-Electric Board contracted to purchase the entire gas output from the large Miller field, in which Conoco is a major partner.

Since the reserves of gas available from the North Sea are in excess of British Gas's current requirements, Britain's natural gas producers have

every incentive to secure direct sales to industry. But the imposition of the artificial 90 per cent limit on all future fields, irrespective of their size, location, proximity to the market-place and pipeline infrastructure, can only create inefficiencies in the country's overall gas supply system.

D. John Ogren,
Chairman and Managing Director,
Conoco (UK),
Park House,
116 Park Street, W1

Who pays for water pollution?

From Mr P.M. Craig.

Sir, Mr Ridley, the Environment Secretary, recently said that it is water consumers who will have to pay for the consequences of water pollution.

But it is the Government, not the consumer, which has the power to stop modern intensive farming from polluting our rivers, and it is the

Government which encourages them to do so by subsidising production of surplus food.

I suggest that members of the Cabinet should foot the enormous bill, with Mr Ridley paying double.
Philip Craig,
Ernie Farm,
Hornington Wick,
Swindon, Wiltshire

Past Archbishops of Canterbury

From Mr L.P. Pritchard.

Sir, Your report of Mr Ian Paisley's disruption of the European Parliament ("Pope's mild message stirs MEP emotions," October 19) refers to Mr Paisley's use of the words of Thomas Cranmer, whom you describe as being the first Archbishop of Canterbury.

There were, in fact, 68 Arch-

bishops of Canterbury prior to Thomas Cranmer: the first was St Augustine, appointed in the 6th Century, and others included such famous names as St Anselm and St Thomas à Becket. It is unlikely that Mr Paisley would ever wish to quote the words of these.
L.P. Pritchard,
78 Hutton Garden, EC1

Do not penalise the universities for raising additional funds

From Dr Christopher Doyle and Mr Martin Weale.

Sir, There must be widespread support in British universities for the reforms to university finance which you describe ("Call for university tuition fees," October 12). The increase in fees charged to overseas students in the early 1980s has allowed this university to finance extra posts, and

an increase in charges to domestic students should allow for similar possibilities, but on a much larger scale.

The spirit of Mr Baker's recent Education Act was certainly that universities should not be discouraged from pursuing innovative schemes to raise additional funds, yet you suggest that there is some doubt about whether universities could keep the proceeds of

any additional fees charged to students. We must urge the Government to state clearly that there will not be any financial penalty for the foreseeable future, on any university which obtained additional finance from any source.

A prompt statement to this effect will give the universities a real chance to sort themselves out and face the challenges of the 1990s. Without

such encouragement the reputation of British universities as both teaching institutions and research establishments can only continue to deteriorate.

Christopher Doyle and Martin Weale,
Faculty of Economics and Politics,
University of Cambridge,
Sidgwick Avenue,
Cambridge

'Making the best of a bad case only makes the situation worse'

From Mr Colin Sweet.

Sir, You are right to argue in your leader ("Nuclear insurance," October 12) that it is the UK Government which must face the question of who should bear the cost of electricity from nuclear generation. It is the Government which has chosen to place the protective "ring fence" around the non-competitiveness of the nuclear sector, and which the Central Electricity Generating Board (CEGB) is using as a defence against making a rational economic case at the inquiry now taking place for the Hinkley Point C pressurised water reactor (PWR).

But your reasoning fails to confront the real issue. The purpose of privatisation, says the Government, is to break up the monopoly of electricity supply and to remove Government interference. Yet the Government is interfering, and more forcibly than before, in order to create a legal monopoly, where none previously existed.

What hitherto was concealed is now to be legalised. The new distribution companies will be obliged to sign contracts to buy nuclear power above the average or marginal cost of power generation, and pass it on to the consumer. You suggest

that if the cost burden is not too high this can be made acceptable by making the taxpayer pay the subsidy. You are wrong for three reasons.

Firstly, the ring fence is wrong in principle. The effect will be to undermine the principle of economic pricing throughout electricity supply.

Secondly, you suggest that the cost burden will not be high. You refer to "internal estimates of the CEGB". Do you have information not available to the inquiry? CEGB evidence has shown that Magnox will be at least 9 per cent more costly than coal. But for advanced gas cooled reactors

and PWRs, the cost differential will certainly be larger.

Thirdly, you say let the taxpayer carry the burden and not the consumer. This is a strange proposition for privatisation. If the customer pays, then at least the burden is shared proportionately to the benefits enjoyed by the user. If the taxpayer who is not obliged to use electricity is obliged to pay for it, he will rightly object. Your complicity in helping the Government to make the best of a bad case only makes the situation worse.

Colin Sweet,
16 Walnut Gardens,
Kempington Road, SE11

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Marcos and wife face arrest after US court ruling

By Lionel Barber in Washington

MR FERDINAND MARCOS, the former Philippines president, and his wife, Imelda, face arrest after failing to comply with subpoenas issued by a US grand jury investigating embezzlement charges against the couple.

A federal appeals court in New York found the Marcoses in contempt of court on Wednesday and unless the decision is overturned, Mr and Mrs Marcos could be arrested in Hawaii, their place of exile since 1986.

Even before this week's court ruling, President Ronald Reagan of the US faced a tricky decision on whether to approve the indictment of the 70-year-old Mr Marcos on separate charges that

he fraudulently purchased, with Philippine and US Government money, valuable New York real estate and art objects after leaving the Philippines.

A White House official said Mr Reagan was reluctant to see Mr Marcos go to jail, but indicated that Mr Reagan had decided, for the moment, not to intervene in the grand jury proceedings. One reason is that the US State Department and the US Justice Department are deadlocked on the Marcos case.

The State Department is concerned about prosecuting Mr Marcos for conduct in office because it could damage future efforts by the US to influence heads of state to leave power. The Jus-

tice Department wants to proceed quickly with an indictment.

One solution believed to be under consideration is for Mr Marcos and his 59-year-old wife, to hand back the assets they allegedly obtained through fraud and embezzlement and then plea bargain for a light sentence.

The grand jury investigation centres on charges that Mr Marcos diverted enormous sums of US Government money to secret bank accounts after he fled the Philippines under pressure from the US and a popular revolt led by Mrs Corason Aquino, the then opposition leader, and current president.

The federal appeals court ruling upheld a lower court finding against

Mr and Mrs Marcos which held the two in contempt of court for failing to comply with a series of subpoenas last August.

The subpoenas required the Marcoses to supply fingerprints, financial records and other material for the grand jury investigation.

A Marcos defence lawyer failed to return telephone calls. However, the New York Times reported that the Marcoses were considering pursuing an appeal to the US Supreme Court.

Richard Goudry adds from Manila: Mrs Aquino yesterday welcomed the US Appeal Court's decision, saying it would speed the return of stolen wealth to its rightful home.

One short step nearer to Hell on Earth

Robin Pauley follows the hunt for the world's most celebrated treasure

IT IS said to be but a short step from Heaven to Hell. Mr Ferdinand Marcos, former President of the Philippines, and his wife Imelda, are slowly discovering that even billions of dollars can neither keep you in one nor out of the other.

In an interview last year in their luxurious exile in Hawaii Mrs Marcos, a devout Roman Catholic, claimed that she and her husband were divine rather than ordinary humans. "Only because of that have we been able to cope with all the ugliness that has happened to us," she said.

Wednesday's ruling by a federal appeals court in New York that the Marcoses are in contempt of court for failing to comply with subpoenas issued by four federal grand juries investigating embezzlement and fraud means that technically Mr and Mrs Marcos can now be arrested and taken into custody.

Both have described such a prospect as "hell on earth". However, the legal process in the US can be inordinately lengthy and any appeal to the Supreme Court could spin out for years ahead.

At issue is the Marcos fortune, usually estimated at between \$5bn and \$10bn, although some guessers rise as high as \$30bn. It was amassed during Mr Marcos's 20 years in office.

A substantial minority of the fortune has been identified, if not found, in 2,300 pages of financial documents left behind by the Marcoses when they fled the Philippines. But they destroyed many other documents and billions of dollars remain unaccounted for.

Both the US and Philippines governments claim it was mainly accumulated through fraud, embezzlement and bribery. The assets are believed to be in the form of property, company investments, cash and gold bullion spread throughout the world including the US, Hong Kong,



Deposed Philippines President Ferdinand Marcos and his wife Imelda in happier times, singing to their supporters during the 1985 presidential election campaign.

France, Switzerland, Bahamas, Panama, the Netherlands Antilles and Brazil.

Yesterday's judgment by the three-judge federal court panel said the US Government believed the Marcoses, acting with others, "fraudulently diverted enormous sums of money that belonged to the Philippine Government and the Government of the US... intended for the benefit of the Philippine people". It said they failed to produce using these funds to buy personal property and real estate in the US.

New York properties which Mr Marcos has owned directly or indirectly include a 70-storey office block on Wall Street, the Lindemere Mansion set in 10 acres of Long Island, a 26-storey apartment block on Madison Avenue, a 24-storey office building on Fifth Avenue and a shopping centre on 34th Street.

Investigations are also under way into assets in Virginia, Texas, New Jersey and California. In the latter, Marcos

money is alleged to have been involved in the fraudulent purchase of banks.

In Honolulu, where the Marcoses live in some luxury in Makiki Heights overlooking downtown Honolulu, Diamond Head and Waikiki Beach, a "nearly watertight" case has been prepared alleging that Mr Marcos bought about \$500,000 worth of weapons for shipment to the Philippines this year. If brought to court, this would be the most embarrassing of all the pending cases for the US Government.

More than \$50m worth of art is still believed missing despite the impounding of huge quantities on the arrival of the Marcoses in the US in 1986. These included a Picasso, a Van Gogh and a Breughel. Not found is a self portrait by Francis Bacon, Mrs Marcos's favourite artist "because the ugliness of his work makes you realise how beautiful you and your life are".

She also brought a box, 12ft by 4ft, full of pearls, a three-foot tall ivory statue covered in

diamonds and other precious stones, and 22 boxes stuffed with exactly 27,744,535 pesos (more than \$1m) in crisp new bank notes. They also brought out 59 pearl necklaces and chokers, 65 expensive watches, and two jewelled tiaras.

Many more priceless jewels, some said to have been bought from Elizabeth Taylor and the Shah of Iran, are thought to be in London bank vaults. Property in Britain included a \$1m (\$1.75m) house in West London, a four-storey flat worth the same, a building on Park Lane bought for \$15m in 1983, and a country estate in Berkshire, some of which has now been sold.

Mr Marcos opened his first Swiss bank account with \$1m in 1967 less than two years after becoming president. Some estimates say \$30m could be lodged in a multiplicity of coded Swiss accounts.

A major blow for the couple came last year when Switzerland's Federal Tribunal upheld decisions by Swiss cantonal authorities to lift Swiss bank-

ing secrecy, block all Marcos funds in Swiss banks and give legal assistance to the Manila Government's attempts to recover funds.

However, the Swiss insist that the Marcoses must first be convicted of an offence before any money can be released and it will be difficult to convict them in the Philippines while denying them the right to return home to defend themselves.

Yesterday's judgment in New York, paving the way for a possible conviction, ultimately in the US, could solve that problem. But Mr Marcos's lawyers will probably be able to spin out the US legal processes for longer than the ailing Marcos, who is 70, is likely to survive.

Mrs Marcos's legendary extravagance abroad seems to have been funded not from Switzerland but through the state-run Philippine National Bank. Records recovered in the Philippines show the bank was instructed to pay \$25,000 for flowers Mr Marcos ordered for her hotel suite, \$800,000 for jewellery she had bought in New York in 1982 and \$2m as an advance for a trip abroad.

The Philippines Government accusations against Mr Marcos include one charge that he took \$4.7m from just one of his Government ministries during his last month in office. In the Philippines the Government suspected assets from more than 270 companies controlled by Mr Marcos and his associates. The Government filed 43 lawsuits against Mr Marcos, just one of which involves \$10bn of alleged graft and corruption.

Nobody is optimistic about identifying all of the Marcos treasures hidden around the world, let alone reclaiming them. But yesterday's judgment in New York confirms that it is becoming increasingly difficult for Mr Marcos, his family, cronies and associates to use and enjoy their wealth.

Demonstrations continue in Yugoslav province

By Judy Dempsey in Belgrade

THOUSANDS OF nationalist Serbs, nursing political wounds after a series of setbacks at a meeting of Communist party leaders in Belgrade, staged an angry demonstration yesterday in the troubled southern province of Kosovo.

At the same time, the central committee of the federal Communist party approved constitutional changes which will help pave the way for moves towards a market economy although several points of disagreement were left unresolved.

About 5,000 Serbs booted and turned their backs on two members of the federal Politburo at a rally in the town of Kosovo Polje.

The crowd was incensed by Wednesday night's move to oust from the 23-man Politburo a Serbian politician, Mr Dusan Knezevic, who backs the nationalist demand for greater Serbian control over Kosovo.

Mr Knezevic offered to resign after a majority of the federal central committee voted against him in a confidence ballot. The negative vote appeared to be a calculated rebuff to the nationalist Serbs by non-Serbian politicians.

The demonstrators in Kosovo Polje shouted "We will not give up Dusan," when the two Politburo members tried to address them. They were Mr Kacusa Jasari, the Kosovo party chief, and Mr Marko Orlandic, a Montenegrin who Serbs accuse of toning down his pro-Serbian sympathies.

Yesterday's rally was an initial, limited reaction by Serbs to the outcome of the central committee meeting, which failed to produce the immediate and wide-ranging purge favoured by Mr Slobodan Milosevic, the charismatic Serbian party chief who is the hero of the nationalist movement.

The demonstration overshadowed a central committee debate on Wednesday night at which a broad consensus emerged between the six republics and two autonomous provinces on liberalising the economy, with freer flow of capital and the introduction of an equity and capital market.

The central committee debate left unresolved a dispute with the republic of Slovenia on how the army should be financed and on the extent to which the federal legal system should be reinforced.

Lawson warns of continuing UK current account deficit

By Peter Norman, Economics Correspondent, in London

MR NIGEL LAWSON, Britain's Chancellor of the Exchequer, yesterday said the UK would continue to run a "substantial" budget surplus in the next financial year but warned that it would probably take until 1990 before the large current account deficit fell significantly.

In his annual speech to bankers at the Mansion House in London last night, Mr Lawson rejected as "manifest nonsense" the idea that the European Community should move towards monetary union and a common currency in its efforts to create a single market.

He also said the Government would maintain unchanged its funding and monetary policies. With City of London analysts forecasting a budget surplus of

\$28n-\$10bn (\$14bn-\$17.5bn) in the present financial year, this means the Government will continue to buy government gilt-edged securities to offset the contractionary effects on the money supply of the unexpectedly large public sector surplus.

However, some of the necessary gilt purchases may be deferred to the next financial year starting April 1989.

He made only passing reference to the need for a "reasonable degree of exchange rate stability" among the major industrial countries. He did not repeat the rejection of a sterling devaluation policy that he gave at last month's annual meeting of the International Monetary Fund and World Bank.

Mr Lawson had relatively little to say about inflation and interest rates. He repeated the Government's view that it would take some time for the recent tightening in monetary policy to take full effect and forecast that inflation, now 5.9 per cent, would peak during the course of next year. It was left to Mr Robin Leigh-Pemberton, the Governor of the Bank of England, to warn that present wage trends could lengthen the fight against rising prices.

Mr Lawson said the British economy would now "see a year or two of slower growth" following two years of strong growth above the trend rate of around 3 per cent. But he stressed that this was no cause for alarm.

Details, Page 14

Brazil economic crisis deepens

By Ivo Dawnya in Rio de Janeiro

BRAZIL'S economic outlook continued to worsen yesterday as the Government appeared paralysed by the flight away from cruzado-denominated assets and an intensification of strikes in the public sector.

With President Jose Sarney still visiting the Soviet Union, ministers have yet to agree on a strategy to defuse industrial action involving 800,000 federal and state employees, as well as staff at the state-owned Banco do Brasil.

At the same time, the money markets reported a marked decline in interest in cruzado-denominated assets as savers continue to move into the black dollar, gold and real estate.

The unofficial dollar - a traditional guide to confidence - surged near to Cr700 on Wednesday, a 64 per cent

premium on its official Cr242 exchange rate. By midday yesterday it was trading at Cr710. Gold is also up by 11.5 per cent on its price at the beginning of the month.

Bankers are reporting a virtual halt to trading in foreign-owned credits held in accounts by the central bank and sold at a discount in Brazil's monthly debt conversion auctions. Abroad, debt trading in the secondary market has also dropped in value recently from 47 cents in the dollar to under 46 cents.

One foreign banker reported that a recent offer by a creditor to sell more than \$100m in Brazilian credits at 48 cents had found no takers and had subsequently been withdrawn.

Behind the crisis lie fears that the Government is politically unable to take the tough

measures needed to tackle inflation, now thought to be nearing 23 per cent a month. Speculation is mounting that any further rapid fall in confidence could trigger a surge into hyper-inflation.

A tripartite meeting of government officials, business leaders and trade unionists is planned for next week in a bid to seek a negotiated route out of the crisis. Among the measures being rumoured are a gradual de-indexation of the economy. This could involve a voluntarily imposed deflator - a percentage reduction below inflation in both wage rises and price increases.

Other options are believed to include a new "fiscal shock" aimed at reducing the public sector deficit to zero next year.

World Stock Markets, Page 50

It pays to quit smoking

There must be a limit to the amount of funds available to gear up corporate USA, but \$17bn is apparently not it. Twenty four hours ago, the market had assumed that RJR Nabisco was too big to be bid for; now everyone cheerfully expects a still higher offer. So long as the assets are throwing off a decent cash flow and RJR generates the best part of \$2bn a year - the money seems to be forthcoming.

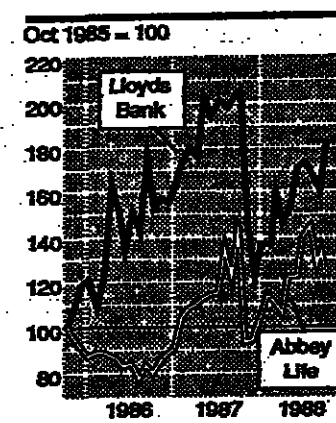
In contemplating a buyout, RJR Nabisco has been driven by the same forces as Philip Morris in Monday's now comparatively modest \$11bn bid for Kraft, but has reached exactly the opposite destination. Both companies are faced with a shockmarket that finds tobacco noxious and food tasty. In bidding for Kraft, Philip Morris is aiming to shift its balance further towards food, and join the race for world dominance. RJR Nabisco, meanwhile, has evidently decided to break the company up, cash in on the great sums being paid for food manufacturers and get full value for the cash flow from tobacco.

On the supposed \$75 a share, the break-up sums leave a fairly large remainder. Valuing Nabisco on the 15 times cash flow offered for Kraft would imply that all the non-food businesses were thrown in for nothing. Even though the world's biggest deal has yet to land, Wall Street does not seem to be taking too many risks in pushing the shares a little over the suggested price. The sympathetic 12p rise in the price of BAT, not best known for its biscuits, is another matter altogether.

Abbey Life

With the best will in the world, it is hard to see the proposed Lloyds/Abbey Life merger as even-handed. Since Abbey's shares are still suspended, its shareholders are denied the opportunity to express themselves through the market. Yesterday's 4 per cent rise in the Lloyds price, though, is eloquent enough. In essence, Lloyds seems to be getting control of a major life company without any dilution of its earnings or weakening of its balance sheet. Life insurance is to go from perhaps 3 per cent to 20 per cent of profits, and Abbey is to keep its quite as a reminder to the market that such earnings command a higher multiple than banking.

For Abbey's shareholders,



the essential snag is that control of the company is passing out of their hands without any premium being paid for it. The management response is that the assets being handed over by Lloyds, formally valued at £1.15bn, are actually worth much more than that. If so, the shares could be expected to rise from their present 90p or so to the 400p-plus they might fetch in a formal bid: the more necessary, then, that the shares should be re-listed before the EGM, so that shareholders can test the hypothesis.

In purely operational terms, the deal has much to be said for it. Lloyds would certainly gain from moving further into financial services, while Abbey could do with the client of a clearer to assist its own development. Structurally, too, it must be sensible to avoid saddling Abbey with banking management. But the terms of the deal look a little too clever, and there must be a chance that Lloyds will be obliged either to make a full bid or to back off. Even the latter would not be time wasted; for as Lloyds will certainly have calculated, it is worth something merely to be able to draw the market's attention to the value of its non-banking assets.

Mansion House

Welcome to unending. This new economic chapter, officially opened by the Chancellor last night, contains no more gilt auctions, and a big public sector surplus to be absorbed fully by purchases of gilts. On the face of it, this suggests a still more acute shortage of stock, but in practice it may do little to move prices. In fact, the commitment to full unfunding is something of a fudge. If the Bank goes on buying, say, 250m of gilts a

month, it will soak up the surplus as calculated by the Treasury; but if the outcome is closer to some City estimates of £10bn to £13bn, unfunding will not be complete. In any case, the gilt market is thoroughly tired of hearing about shortages of supply, and may need fresh stimulation before rising further.

Such excitement was not forthcoming in the rest of the speech. Given yesterday's discouraging banking figures - containing no sign that private sector borrowing is slowing - Lawson had nothing better to offer than his word that high interest rates will eventually do the trick. Those who were not convinced were reminded that other countries manage their interest rates too, an argument not just inconclusive, but quite out of character.

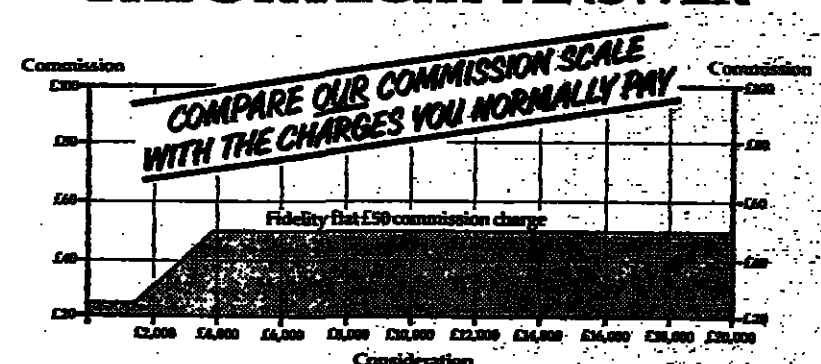
Mecca/Pleasurama

Blus Circle proved this week that it could survive a finely judged flop over Birmah Quilcast and live to bid 18 per cent more another day. But Mecca would find the same trick decidedly more difficult, so it was scarcely surprising to find the company boosting the home side's morale bright and early yesterday morning via the TVCIC screen. Given that the point of a Mecca victory was already in the market, Mecca's early announcement of 51.4 per cent acceptance seems to have been enough to shake loose another chunk of Pleasurama stock. For though the statement did nothing so vulgar as declare victory, Mecca might well have exerted itself a little to point out that over 7 per cent of the acceptances could still be in doubt. It did so, eventually - but only after it had announced the purchase of a further 3m shares in the market.

If shareholders head yesterday's plea from Pleasurama - or more to the point, if they quail at the 9 per cent drop in Mecca's share price yesterday - they could still withdraw some of these acceptances. But it is difficult to see the institutions chopping and changing over a decision which must have cost them considerable anguish in the first place. The biggest challenge to a Mecca triumph must be the withdrawal of the 7 per cent of Pleasurama bought in the market on Wednesday; and though the odds are that Mecca can manage it, it could be a close call.

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WORLD WEATHER

	°C	°F		°C	°F		°C	°F		°C	°F
Algiers	18	64	Dubrovnik	17	63	Malta	14	57	Rhodes	18	63
Amman	18	64	Edinburgh	10	50	Marsaxlokk	15	59	Saïda Jib	18	63
Antwerp	18	64	Geneva	17	63	Medan	18	63	Samarang	18	63
Bahia	18	64	Hankow	17	63	Manila	18	63	Singapore	18	63
Bangkok	18	64	Hong Kong	17	63	Medan	18	63	Sourabaya	18	63
Batavia	18	64	Kobe	17	63	Moscow	15	59	Tientsin	17	63
Bombay	18	64	Lyons	17	63	Moscow	15	59	Tientsin	17	63
Buenos Aires	18	64	Manila	18	63	Moscow	15	59	Tientsin	17	63
Calcutta	18	64	Medan	18	63	Moscow	15	59	Tientsin	17	63
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INTERNATIONAL COMPANIES AND FINANCE

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Bankers Trust Company, London
21st October, 1988
Agent Bank

The OFFICE NATIONAL DE COMMERCIALISATION DES PRODUITS DE BASE (O.N.C.P.B.) in Cameroon signed an agreement on 29 September 1988 with the BANQUE VERNE ET COMMERCIALE DE PARIS - GROUPE SANPAOLO acting as co-leader and agent, and with the SOCIETE GENERALE acting as co-leader, and a pool of 17 banks, relating to a credit for FF 200,000,000 for the coffee and cocoa pre-export finance facility.

This is the first time that the O.N.C.P.B. has approached the financial market for an operation of this kind.

The ceremony of signature took place at the headquarters of the BANQUE VERNE ET COMMERCIALE DE PARIS and was presided by Mr MELINGUI, General Manager of the O.N.C.P.B. in the presence of Mr LECHE, General Manager, and Mr ROGGA, Director of International Relations, of the BANQUE VERNE ET COMMERCIALE DE PARIS.

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October, 1988

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October, 1988

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Cofide to buy 10% stake in Finarte

By Alan Friedman in Milan

COFIDE, the master holding group controlled by Mr Carlo De Benedetti, is expected to pay around L16bn (\$11.5bn) to acquire a 10 per cent equity stake in Finarte, the Milan-based business that combines Italy's largest art auction house with a range of financial services activities.

The deal, agreed between Mr De Benedetti and Mr Francesco Micheli, the Milanese financier who controls Finarte, follows an unsuccessful attempt by Mr Micheli to merge Finarte with Euromobiliare, an investment bank in which Mr De Benedetti is a key shareholder.

Mr Micheli's merger idea foundered in the face of opposition from Mr Raul Gardini, another key shareholder in Euromobiliare. As a result Mr Micheli agreed 10 days ago to sell his own 10 per cent stake in Euromobiliare to Mr De Benedetti.

The expected purchase of Finarte shares implies a con-

tinuing rapport between Messrs De Benedetti and Micheli, although the latter, who has a 30 per cent direct stake in Finarte, will still have effective control.

The deal is not complete yet, but Mr Micheli is assembling a group of five or six of Finarte's minority shareholders who by selling together will create a 10 per cent block of shares. It has not yet been decided which subsidiary of the De Benedetti group will execute the deal.

Finarte expects 1989 pre-tax profits of L18.5bn, against L12.8bn in 1987. The Milan-based business controls 69.8 per cent of Sviluppo Finanziaria, an investment bank that is allied with Britain's Morgan Grenfell, which owns 5 per cent of Sviluppo stock.

Mr Micheli is best known for his crucial role in the 1985 hostile takeover by the Montedison chemicals concern of the Bonomi family's Bi-Invest property and finance group.

UBS sees steady profits

By William Dullforce in Geneva

UNION BANK OF SWITZERLAND (UBS) said yesterday that it expected its 1988 results to be about the same as last year's, when net earnings dipped 3 per cent to Sfr753m (\$452m).

Income had developed satisfactorily on the whole in the third quarter, with net interest income again climbing above the levels of a year earlier, UBS reported.

In off-balance-sheet business, upturns in commercial commissions, currency and pre-

cious metals trading contrasted with setbacks in returns from financial operations.

Total assets at end-September totalled Sfr164.3bn - a gain of Sfr3.5bn or 2.4 per cent over the first nine months.

Following first-half efforts to deflate interbank operations, amounts due to banks showed a modest increase of only Sfr200m to Sfr29.9bn in the third quarter.

Rauma-Repola bounces back into the black

By Olli Virtanen in Helsinki

RAUMA-REPOLA, the Finnish shipbuilding and forest products group, has returned to the black with a profit of FM253m (\$57m) before appropriations and taxes for the first eight months of the year, after a loss of FM213m a year earlier.

The result includes FM258m from asset sales. Net sales increased by 8 per cent to FM5.35bn. Pre-tax profit under international accounting standards amounted to FM239m, including sales of assets totalling FM180m on the same basis. This compares with a loss of FM158m in 1987.

In the latest period Rauma was held back by a loss of almost FM200m at the shipbuilding and marine technology division. This was "much higher than expected," said Mr Tauno Matomäki, Rauma's president and chief executive. The division's sales in January-August amounted to just FM326m, but because a number of deliveries will be made towards the end of the year sales for 1988 will reach FM1.3bn. The pulp and paper division's sales grew by 6 per cent to FM1.58bn.

Rauma's full-year profit, is expected to exceed last year's FM71m before appropriations and taxes.

Sharp first-half fall at CFP

By Our Financial Staff

TOTAL CIE Francaise des Petroles, the state-controlled oil group (CFP), reported yesterday that first-half earnings contracted sharply in response to weak prices for oil and petroleum products.

Consolidated net income after payments to minority interests fell to FF237m (\$38.3m) in the six months from FF1.1bn a year earlier. Last year's result was adjusted for changes in accounting methods: it had initially been reported as a profit of FF1.08bn.

Consolidated revenue fell 10 per cent to FF40.03bn, partly due to CFP's decision to halt refining activity in Italy. First half 1987 revenue was FF44.45bn.

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3. Interest Payment Date: 24th January, 1989

Agent Bank
Bank of America International Limited

Pricing the key for DSM offering

Laura Raam previews the biggest share issue in Dutch history



Van Lierst: expansion in US is top priority

Big and successful chemical companies abound, so one might wonder why the market seems eager to snap up another one. But investors at home and abroad are keenly awaiting the privatisation of DSM, the Dutch state-owned chemicals company.

Public flotation of one-third of its shares is tentatively planned for December, depending on final parliamentary approval and market conditions. DSM's drawing card is an attractive price for solid profits, management and finance plus a novel twist - energy. The FI 1.3bn (\$836.8m) issue will be the biggest share offering in Dutch history and the closest thing to "people's capitalism" seen in the Netherlands. Until now only small state holdings have been privatised because government intervention has always been modest. The Christian Democratic-Liberal Government has sold off stakes, but more with an eye to balancing its budget than promoting wider share ownership. Thus the international equity offering will be aimed primarily at institutional investors and only secondarily at private ones.

Institutional investors in Europe, the US and the Far East have indicated keen interest. One rumour - presumably exaggerated - has it that a Japanese banker arrived at the economics ministry, which administers state holdings, with a suitcase brimming with yen, ready to deal.

Pricing, as always, will be the key. Whether international investors will demand a lower price to compensate for the limited rights enjoyed by shareholders of Dutch companies is a crucial question. Mr Hendrikus van Lierst, chairman of DSM, says the shares will be priced at the going rate on the Amsterdam bourse of seven to eight times earnings. That would amount to FI 100-120 a share based on this year's expected earnings - a bargain by US or Japanese standards. A dividend in the range of 25-30 per cent is anticipated.

Compared with the industry, DSM started late in the day in chemicals, although it now ranks 16th among European chemical concerns with sales of FI 8.98bn and profits of FI 442m in 1987. Its basic strategy is aimed at low-cost and sophisticated production of commodity chemicals and cutting-edge technology in specialty ones.

In commodity chemicals it did pioneering work in ethylenes and melamines and today makes a leading type of linear low-density polyethylene. In specialty chemicals it is keeping ahead with engineering plastics and the trend toward intermediate processing. DSM has woven together a network of intermediate processing customers who tailor-design plastics for the increasingly complex electronics and automotive industries.

Agricultural chemicals, notably fertilisers, are a weak spot at the moment, having lost FI 145m in the past two years. But the house is being repaired gradually to stop now that two fertilizer plants have been swapped for the part of an ammonia plant not owned by DSM.

For most of its history DSM has been run like a private-sector company, without operating subsidies or much political meddling. Privatisation will extend that independence at a pivotal time, in the run-up to the single European market when freedom to juggle assets and tap the capital markets is vital.

DSM formerly was known as Dutch State Mines and is based in Heerlen in the hush and rolling hills of Limburg, where coal was mined until the 1960s. As early as the 1920s coals

were manufactured and gas byproducts were converted into fertilisers.

But it was not until the late 1960s that chemicals really took off. In 1965 it was decided to shut the coal mines because competition from West Germany and Poland was too stiff.

About 25,000 of the 35,000 jobs eventually were lost and to ameliorate the blow a major investment programme was launched to expand chemicals, especially petrochemical ones.

In the early 1980s DSM went into the red, like many competitors at that time, but quickly swung back into the black and has chalked up steadily rising profits since 1985. Earnings are expected to reach a record high of FI 520m or more this year while the debt-to-equity ratio remains a healthy 80-40.

What sets DSM apart from most of the industry is its energy activities - management of the state's gas operations and oil and gas exploration on its own behalf. The gas operations originally were acquired because DSM had its own pipeline distribution network for selling coke gas to consumers and industry. The state operations will stay in government hands after privatisation, but DSM will continue to receive an annual fee for managing them. The fee of around FI 130m a year will help stabilise profits in a notoriously cyclical industry and is considered one of DSM's most attractive features.

The government activities were deconsolidated in 1983, slashing revenues by about half, but DSM continues to explore for oil and gas on its own account, mostly in the north sea. Mr van Lierst, who is 55, has spent his career at DSM, helping steer it from a provincial coal mining company to an international chemical concern. In 1984 he was appointed chairman and has sought to decentralise power and make decision-making more flexible.

In the future he wants large-scale activities to expand faster than European ones, through organic growth as well as acquisitions. Most of turnover - 85 per cent - is in Europe now with another 5 per cent in North America and the remaining 10 per cent in the rest of the world.

Top priority is the US, where he would like to see sales double to 10 per cent, and second

is the Far East, notably Japan and China. Prices of suitable takeover targets are exorbitantly high, he complains, but the likely sectors would be plastic processing, engineering materials and powder coatings.

The single European market of 1992 could save "several tens of millions of guilders a year" in logistics costs but many of the benefits of a barrier-free market already have occurred. That is because most of DSM's factories are strategically located at the centre of a 140-mile radius which encompasses 150,000 industrial and commercial concerns and 50m inhabitants.

Mr van Lierst is confident that DSM can compete against southern European producers despite their lower wage costs.

Analysts warn, however, that DSM remains more vulnerable to the business cycle than many competitors because its product mix is more heavily weighted toward bulk chemicals. An economic downturn, that is, could trim earnings growth below its level this year.

A second tranche of shares, probably another one third, is expected to be floated by 1990 when the current Government's term ends. If a majority of the shares remained in government hands the company would be viewed sceptically, admits Mr van Lierst.

That would be the worst of both worlds - caught between the private investor and the state," he adds.

DSM hopes to survive on its own two feet and will be heavily backed against hostile takeovers with highly protective Dutch corporate defences.

The Government retains controlling power through "golden" powers always held, carry the right to approve management decisions, issue shares and change the statutes. Those powers would diminish after a second privatisation tranche.

Mr van Lierst is too wise to rule out any eventual merger, including one with Akzo, the other big Dutch chemicals group. But he adds: "We have splendid co-operation with Akzo and see them regularly. Today... no, there will be no merger. But we don't know what the future will bring."

To the Holders of

COLLATERALIZED MORTGAGE OBLIGATION TRUST SEVENTEEN

Class A-1 Floating Rate Bonds Due 2015

Notice is hereby given that the interest rates applicable to the above bonds for the interest period October 20, 1988 through January 19, 1989, as determined in the Indenture, is 9.125% per annum.

COLLATERALIZED MORTGAGE OBLIGATION TRUST SEVENTEEN

Dresdner Finance B.V.

Amsterdam

U.S.\$ 400,000,000

Floating Rate Notes 1993/1995

with Warrants

The Rate of Interest applicable to the Indenture Period from October 21, 1988 to April 21, 1989, inclusively, was determined by Morgan Guaranty Trust Company of New York, London, as Reference Agent to be 6 1/4% per cent per annum.

Therefore, interest per Note of U.S.\$ 10,000 principal amount is due on April 21, 1989, the relevant interest Payment Date, in the amount of U.S.\$ 445.52.

Dresdner Bank
Amsterdam
Principal Paying Agent

Frankfurt am Main, in October 1988

U.S. \$100,000,000



Great American
First Savings Bank

Collateralized
Floating Rate Notes Due 1992

Interest Rate 8 3/4% per annum
Interest Period 21st October 1988
21st April 1989
Interest Amount per U.S. \$100,000 Note due 21st April 1989 U.S.\$4,423.61

Credit Suisse First Boston Limited
Agent Bank

U.S. \$100,000,000



MCorp

A Momentum Company

Floating Rate Notes Due 1992

Interest Rate 8 3/4% per annum
Interest Period 21st October 1988
23rd January 1989
Interest Amount per U.S. \$100,000 Note due 23rd January 1989 U.S. \$22.85

Credit Suisse First Boston Limited
Agent Bank

Banca Nazionale dell'Agricoltura Sp.A.

(Incorporated with limited liability in the Republic of Italy)

London Branch (a licensed deposit-taker)

U.S\$ 150,000,000

Floating Rate Depository

Receipts due 1992

Issued by Banca Nazionale dell'Agricoltura Sp.A.

Notice is hereby given that the Rate of Interest has been fixed at 7 1/4% for the interest period 21st October, 1988 to 21st April, 1989.

The interest amount payable on 21st April, 1989 will be U.S\$ in respect of each receipt.

Cautious Imperial Bank of Commerce

Agent Bank

19th October, 1988

Correction Notice

U.S. \$250,000,000

U.S. \$250,000,000

Collateralized Floating Rate Notes

Series A due December 1987

Further to our notice of September 5, 1988, the rate of interest payable on December 21, 1988 per U.S. \$100,000 principal amount of Notes should read U.S. \$2.275.00. By: The Citicorp Bank, N.A., London, Agent Bank

October 21, 1988

U.S. \$250,000,000

Security Pacific Corporation

Floating Rate Subordinated Capital Notes due 1997

Notwithstanding that for the interest period from August 21, 1988 to November 20, 1988 inclusive, the rate of interest payable on the interest payment date, November 21, 1988, per U.S. \$100,000 principal amount of Notes, shall be U.S. \$2.275.00. By: The Citicorp Bank, N.A., London, Agent Bank

October 21, 1988

Christiania Bank og Kredittkasse

(Incorporated in the Kingdom of Norway with limited liability)

U.S. \$100,000,000

Floating Rate Subordinated Notes Due October 1997

Notice is hereby given that the Rate of Interest has been fixed at 8.875% and that the interest payable on the relevant interest Payment Date April 21, 1989 against Coupon No. 7 in respect of U.S.\$100,000 nominal of the Notes will be U.S.\$4,448.68 and in respect of U.S.\$250,000 nominal of the Notes will be U.S.\$11,217.01.

October 21, 1988, London

By: Citibank, N.A. (CSS Dept.), Agent Bank

CITIBANK

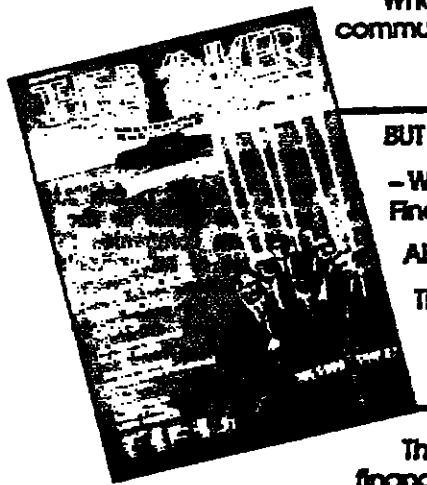
The Banker in Berlin

The Banker, the monthly Financial Times magazine for all bankers, financiers and corporate treasurers, reports on the World Bank and IMF Meeting in this month's issue.

With the Group of Seven industrialised nations meeting in West Berlin for the IMF and World Bank annual meeting, no western country is likely to rock the boat with the exception of, perhaps, France.

The US presidential elections are too close at hand. Foreign exchange management is likely to be top of the agenda rather than vital issues such as debt crisis and bank regulation - the US will be calling the shots.

Whatever is decided, it certainly will not be in the communiqué.



BUT THERE IS ALSO A CHANCE OF BERLIN FANTASY.

- What is it and might it happen?
Find out in the October issue of The Banker
Also this month:

The first ever listing of Europe's Top 300 banks
Latin America's top 100 banks plus analysis
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INTERNATIONAL COMPANIES AND FINANCE

Elders IXL challenges S&N 'poison pill' move

By Lisa Wood in London

ELDERS IXL, the Australian group making a \$1.6bn (\$2.8bn) takeover bid for UK brewer Scottish & Newcastle, yesterday questioned the brewer's experience in the holiday business following its \$42.5m acquisition of a 50 per cent stake in Pontin's.

The Australian brewing, financial and pastoral group said the acquisition - announced the day after Elders' bid was launched - was a large and expensive commitment for S&N in an area where it had no experience. Elders described the deal as bad for S&N on "financial, operational and commercial grounds."

The deal commits S&N to acquire the rest of Pontin's at a price which values the holiday business at \$100m should the brewer be taken over.

S&N, which is putting its own Langdale three-share busi-

ness, into Pontin's, has denied that the 50 per cent stake is a "poison pill" and that the acquisition is a logical business extension for it.

Elders, which has built up a 9.65 per cent stake in S&N since February, yesterday bought a further 1.25m shares yesterday at its offer price of 54 per share. The price had dropped below 24 earlier this week because of fears that the bid will be referred to the Monopolies and Mergers Commission.

Elders' desire to top up its stake, when and if the share price falls below 54 per share, is mitigated by the fact that should the bid be referred to the MMC it would be costly to hold onto the stock.

Mr John Elliott, chairman of Elders, which already owns Courage, located in the south of England, yesterday told the Scottish business community

that his bid would be in the interests of Scotland.

On Thursday a report in a British newspaper that said that should Elders' bid be referred to the MMC Mr Elliott might reconsider his decision to locate the global headquarters of his brewing business in Scotland.

In its offer for S&N, Elders - in an attempt to be sensitive to the Scottish lobby - had said that it intended to float its worldwide brewing activities on the London Stock Exchange in two years and base the business in Edinburgh.

Mr Elliott, speaking in Edinburgh yesterday said he wanted to acquire S & N and bring together his worldwide brewing interests in one headquarters. Any suggestion that the bid should be referred is against the interests of Scotland," he said.

Asko shares drop as part of issue not taken up

By Haig Simonian in Frankfurt

SHARES in Asko, the fast-expanding West German retailer, dropped heavily yesterday as certain unnamed large shareholders declined to take up their rights in its DM570m (\$430m) capital raising announced last week.

As a result, Deutsche Bank, which is leading the rights issue, announced it would place 300,000 Asko ordinary shares, which would not be entitled to the rights issue, in the market at DM50 a share. The news triggered a fall in the company's cum-rights share price to DM57.5 before a recovery to around DM60.

Asko has regularly called on its shareholders in recent years to finance its rapid expansion, which has largely come by acquisition. However, sales and profits have also grown considerably.

The news that some shareholders had declined their rights immediately spurred speculation as to which investors might be involved. Analysts suggested that Messer, the discount retailer in which Asko now holds almost 50 per cent of the shares and which has around 25 per cent of Asko's equity, might be involved.

Montanto lifts third-quarter profits by 16%

By Our Financial Staff

MONSANTO, the big US chemicals, agricultural products and pharmaceuticals group, lifted third-quarter net profits to \$118m or \$1.67 a share against \$100m or \$1.30 a year earlier. Sales rose \$2.02bn from \$1.9bn.

Nine months net earnings were \$56m or \$0.77 a share against \$32m or \$0.50. Sales increased to \$6.41bn from \$5.78bn.

The company said the third-quarter profit rise reflected the strength of its agricultural and chemical units, both of which reported healthy international demand for their products.

Sales of its Roundup herbicide were good outside the US, while the chemical division's turnover benefited from the continued high rate of US car production.

Monsanto said it expects an increased fourth-quarter operating loss at its G.D. Searle pharmaceutical unit due to new product marketing costs.

British water companies establish joint venture

By Richard Evans in London

THREE statutory water companies in Britain have launched a joint venture in preparation for the privatisation of the industry next year and in an attempt to make them less vulnerable to takeover.

The Mid Kent, Eastbourne, and Folkestone and District water companies are to share relevant information technology and capital resources. It is the first time such a collaboration has taken place among the 28 water companies in England and Wales, and it could be a pointer to the changing shape of the industry after privatisation.

The three companies recognise common operational needs and the benefits that would result from the use of shared resources prior to privatisation and the widespread introduction of domestic metering over the next decade.

The initial investment involved between the three companies is \$2m (\$3.4m) over

the next five years, mainly on information technology supplied by ICL, the UK computer group. More collaborative ventures are expected to be announced over the next few months.

Many of the statutory water companies feel vulnerable to takeover by unwelcome predators such as the 10 much larger water authorities when they become public limited companies under the British Government's privatisation proposals at the end of next year.

In the run-up to privatisation there have been a number of takeovers and stake-building in water companies, primarily by aggressive French water suppliers who want a base in the UK from which to operate after privatisation.

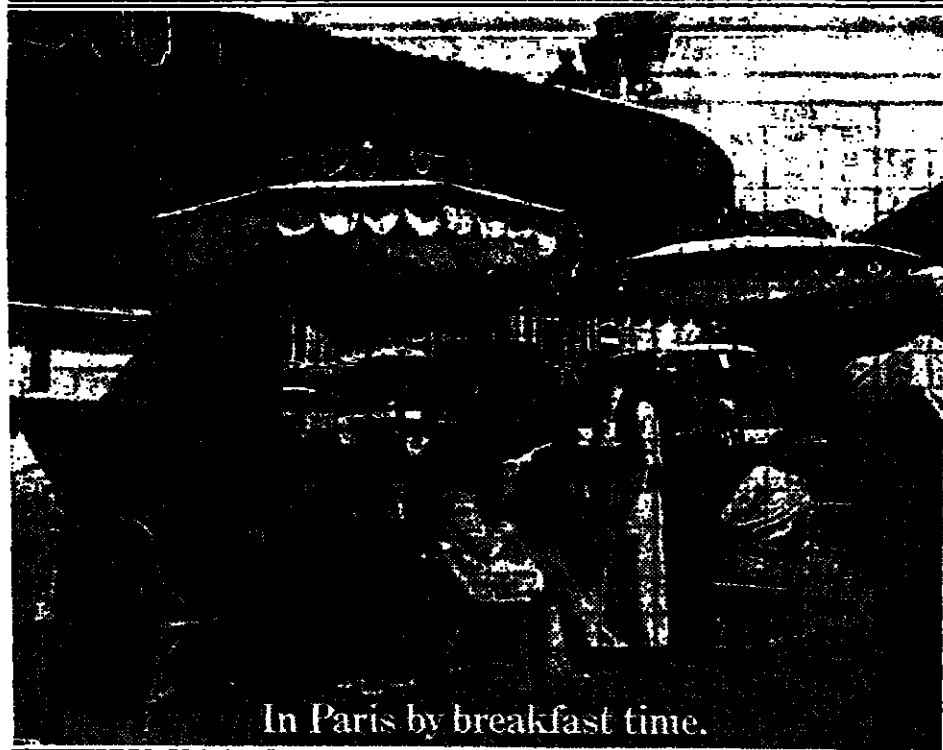
Takeover pressure is certain to increase after privatisation, when the statutory companies as well as the authorities will have the right to become public limited companies.

Cofir to make large cash call

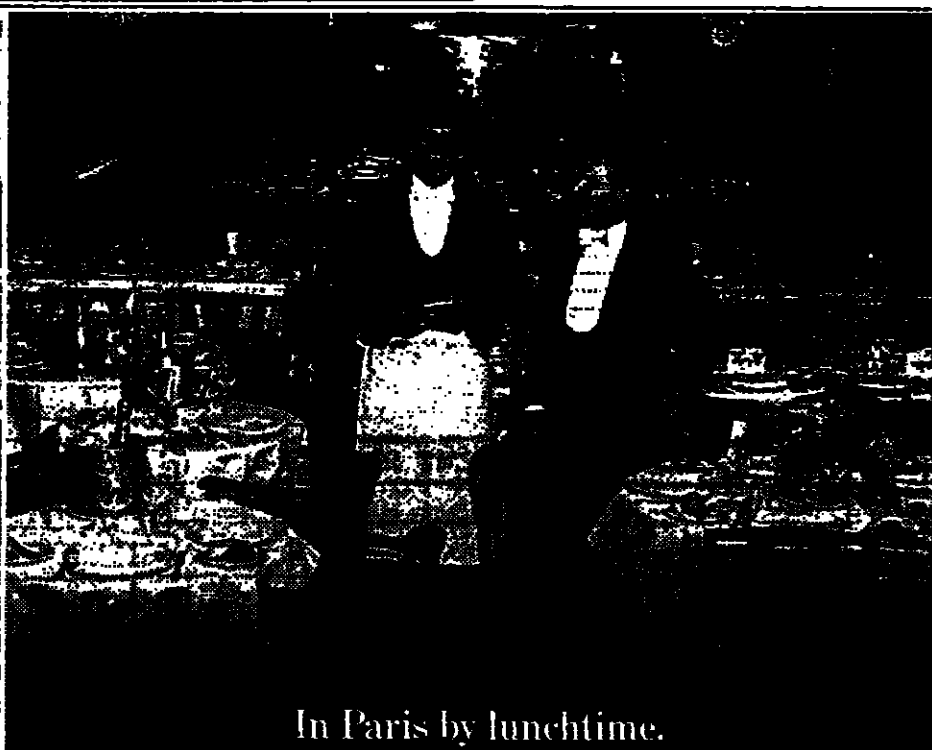
COFIR, the Spanish investment arm of Italian financier Carlo De Benedetti, is to ask shareholders to approve a Pta12.1bn (\$851m) cash call to fund acquisitions. Renter reports from Madrid.

Approval for the call would be sought at an extraordinary shareholders' meeting on November 12. It would take the form of a five-for-eight rights issue priced at 25 per cent of par value of Pta1,000.

Completion of the rights issue would give Cofir equity of Pta22bn and company capital of Pta14.2bn. The company said that it plans to announce a major new investment in the next two weeks.



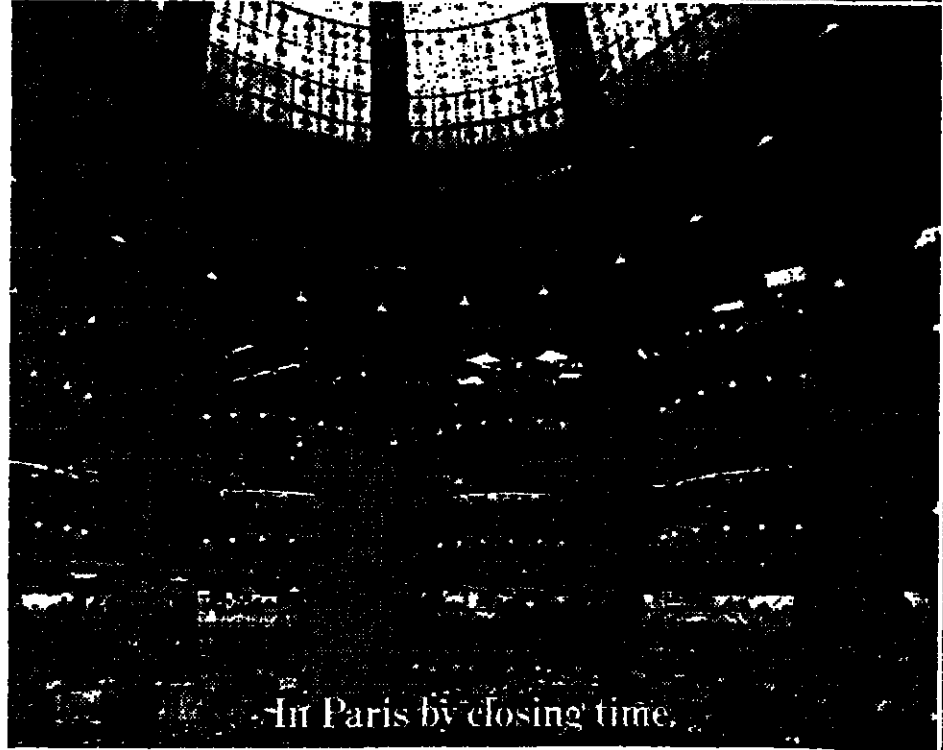
In Paris by breakfast time.



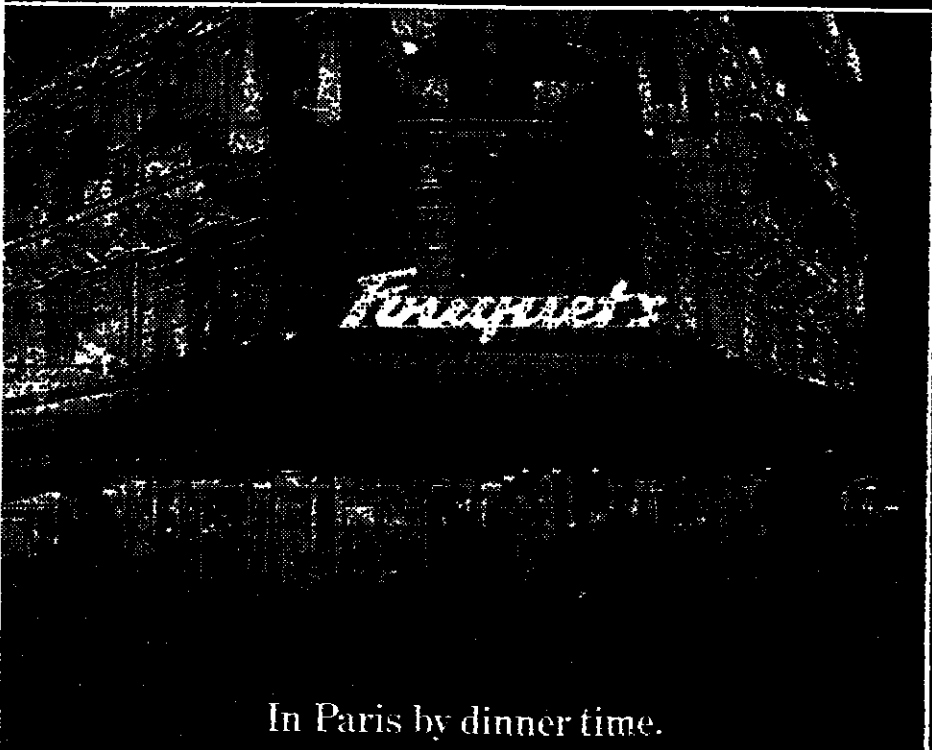
In Paris by lunchtime.



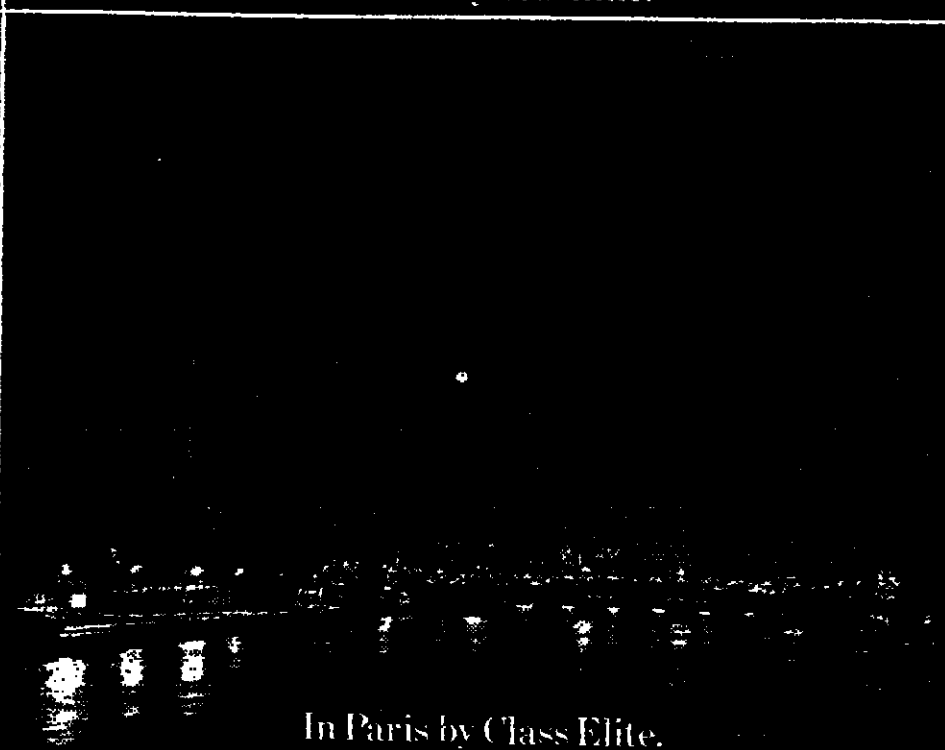
In Paris by tea-time.



In Paris by closing time.



In Paris by dinner time.



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INTERNATIONAL COMPANIES AND FINANCE

NZ to tighten takeover regulations

By Dai Hayward in Wellington

NEW ZEALAND is to tighten its takeover laws to prevent control of a company going to a shareholder holding only a minority stake and also to protect the interests of small shareholders.

The move is part of an effort to tighten company law and stock market activities. Under the planned legislation, to be introduced as soon as possible, anyone acquiring more than 30 per cent of a company would have to make a full takeover offer for all the shares. All shareholders must be offered the same terms.

In the past there has been considerable criticism of takeover deals where a company acquired 51 per cent control often by acquiring large blocks of shares and at above market price, then ignoring smaller shareholders.

This was particularly prevalent during the market boom of 1985-86.

Mr Geoffrey Palmer, Justice Minister, said he believed the law would help restore confidence in the market.

The recommendation for the change came in a two-volume Securities Commission report reviewing New Zealand company law.

The commission said that under the present regulations there was not enough open competition in the market for control of companies.

Mr Palmer said the report showed the share market "had forgotten" the fundamental principle that all investors should share in a company's gains or losses equally in proportion to their holding.

Higher gold prices help lift Anglo

By Jim Jones in Johannesburg

THE September quarter was a period for marking time at the gold mines managed by Anglo American, South Africa's largest mining house.

Higher rand gold prices allowed all but one of the group's six gold producers to increase operating profits despite a mid-year wage increase, which lifted the cost of mining and processing each ton of ore by about 6 per cent.

Nevertheless, the cost increases and generally lower gold recovery rates are likely to be used to underscore Anglo's Gold Fields' contention that the hostile bid for Gold Fields in London by Anglo's Minorco offshoot is designed to give the Anglo group access to less costly mines.

A higher milling rate, which normally helps curb unit cost increases, did not obviously

	Gold produced (kg)		After-tax profit (Rm)		Earnings per share (cents)	
	Sep 88	June 88	Sep 88	June 88	Sep 88	June 88
Elandsrand	2,970	3,150	43.88	45.22	24.7	27.0
Ergo	2,698	2,900	28.28	19.85	34.7	30.4
Freegold	27,062	26,578	274.50	208.16	85.0	75.7
SA Land	346	380	1.11	1.15	11.5	13.2
Vaal Reefs	20,335	20,087	155.70	188.70	448.8	498.8
W. Deep	10,291	10,075	103.80	108.70	183.9	181.0

Shareings per share calculated after tax and capital expenditure. Parentheses = negative

help Freegold, the country's largest gold mine. The mine processed 6,540 tonnes of ore and dump milled in the September quarter against 6,302 tonnes in June, but had to contend with a 6 per cent cost increase.

The mine's overall recovery grade continued to fall, from 4.22 grams per tonne (g/t) to 4.14 g/t.

Vaal Reefs, the country's second largest gold mine, lifted its recovery grade but at the cost of a fractionally lower milling rate. Unit costs increased by only 1.4 per cent over the quarter, explained by the fact that the mine's northern section completed its recovery from last year's three-week strike and raised its milling rate and grade. Grade

and tonnage slipped at the southern section.

Further east in the Transvaal, Western Deep Levels increased the rate at which it processes underground ore as it, too, completed its recovery from last year's strike. Slower shaft sinking rates allowed more gold-bearing reef to be hoisted to the surface and the increase in underground ore was accompanied by a corresponding reduction in the amount of waste material milled.

Neighbouring Elandsrand suffered a lower mill throughput, grade and profit. Nearer Johannesburg, gold and uranium production declined at Ergo, the dump processing operation. Operating losses have led to the closure of the small underground mine operated at Ergo's Simmergong division.

Formosa advised against bank plan

By John Elliott in Hong Kong

THE Hong Kong Government is believed to have advised Formosa Plastics, Taiwan's biggest private sector company, not to press ahead with a plan to try to buy a controlling stake in the colony's Wing On Bank from Hang Seng Bank.

The Taiwan company recently approached Sir Quo-Wei Lee, chairman of Hang Seng, which is itself part of Hongkong and Shanghai Banking Corporation, seeking to buy Hang Seng's 50.3 per cent stake. Hang Seng acquired the stake two years ago when it rescued Wing On from financial collapse, and Sir Quo-Wei recommended that the Taiwan company approach the Hong Kong Government before making a bid.

It is the policy of the Hong Kong Government that banks in the colony should not be controlled by non-banking concerns which might not fully appreciate the extent of banking risk and the need to provide financial support in time of trouble.

However, it is understood that this need not rule out a non-banking company linking up with an established bank to make a bid.

Sir Quo-Wei also told Formosa that he would not agree to his bank selling control without the Kwok family, which controlled the bank before the financial collapse, also selling its substantial stake.

Last year the Peking-controlled China Resources failed in a takeover bid for Wing On, which ranks about 23rd among Hong Kong banks.

Holmes à Court returns to the ring

Chris Sherwell on the Australian entrepreneur's re-emergence on the corporate scene

Mr Robert Holmes à Court, the Australian entrepreneur who sold his Bell stable of companies after the stock market crash, has re-emerged on the corporate scene to do battle with Mr John Elliott's Elders DXL and others.

The target is Sherwin Pastoral, which has a string of large properties spread across the continent and populated by hundreds of thousands of head of cattle. It was listed in 1986, but has suffered from droughts and questions over stock numbers, and is running at a loss.

Elders, which is one of Sherwin's main creditors and has a 20 per cent stake, said last week it would stand in the market to buy Sherwin shares

at 88 cents with a view to selling off the assets. Bankers Trust Australia promptly stepped in, has picked up a shareholding of at least 15 per cent and is looking for more.

Mr Holmes à Court, in a move reminiscent of the past and coinciding with the anniversary of the crash, has now launched a A\$1.02 per share bid for Sherwin, which matches the group's reported net asset backing and values the group at around A\$70m (US\$59.7m). He is thought to hold a small stake in Sherwin.

If successful, the bid will add considerably to his already large property holdings at a time when there are also high hopes for Australia's beef industry because of Japan's

decision to open its market. At worst, he will be well placed to argue with other interested parties over the spoils. Those interests include Mr Peter Sherwin himself, who controls an estimated 34 per cent of the company.

Mr Holmes à Court's move follows increasing speculation over his likely business strategy in the wake of his sale of the Bell companies earlier this year to Mr Alan Bond's Bond Corporation and the Western Australian State Government Insurance Commission.

Although widely regarded as a casualty of the crash, his wealth is estimated at A\$500m, not significantly different from the level he is said to have enjoyed two years ago. News-

paper articles have tried to document his establishment of various companies and offices as the foundation of a new private corporate empire.

This, it is said, is to be based on property - urban, suburban and rural - and may even involve part of the Bell business which he sold. But so far he has refrained from offering any comment on his moves.

He has made the Sherwin offer conditional on the board agreeing to recommend it to shareholders within seven days and on 50 per cent acceptance. In addition, it is subject to Sherwin giving him access to its properties and to information about assets, liabilities and, in particular, cattle numbers, within 14 days.

Tel Aviv suspends trading in shares of four banks

TRADING IN the shares of Israel's four leading financial institutions - Bank Hapoalim, Bank Leumi le-Israel, Israel Discount Bank and United Mizrahi Bank - has been suspended on the Tel Aviv Stock Exchange until Monday as the recycling of US\$3.6bn in state-guaranteed bank shares reached its climax, Andrew

Whitely writes from Jerusalem.

The bulk of the shares falling due for redemption on October 31 - in the third stage of the bank rescue programme mounted by the government five years ago, following a violent stock market crash - are believed held by institutional investors, including the banks

themselves.

This had been thought likely to facilitate the Government's goal of limiting the additional funds it would have to inject into the economy to meet redemptions. But, on preliminary figures, it appears that despite an expensive publicity campaign only 40 per cent of "arrangement" shareholders

plumped for the Treasury's offer of an alternative savings scheme.

Maturing securities are being replaced with three-year, index-linked government bonds fully tradeable on the local stock market. Trading in the new bonds, which have a 6.5 per cent net annual yield - linked to both the US dollar

and the domestic cost of living index, whichever is higher - will begin on Sunday.

Last Tuesday was the deadline for shareholders to notify their banks of their intention: whether to accept payment, recycle their holdings into other savings instruments, or take up the Treasury's proposal. Trading was halted that

day up to yesterday's end of the working week in Israel.

Officials have been closely watching the outcome to glean evidence about public confidence in the health of the economy. Western diplomats believe the consumer-led boom of last year has petered out and that GNP is likely to be about 0.5 per cent.

Industriekreditbank Reports

Healthy Growth in 1987/88

Corporate Concentration - A Danger for Medium-Sized Companies?

The number of corporate mergers in West Germany has grown steadily in recent years as a result in particular of progress in technology, rising R&D costs, increasing internationalization, and diversification efforts arising from shifts in demand. Yet this trend has neither dampened competition nor weakened medium-sized companies. Numerous new businesses, a reduction in manufacturing undertaken by large corporations as well as ongoing strong demand for tailor-made solutions all afford medium-sized companies much room for development. These are the conclusions of a study presented in IKB's latest annual report, which is available upon request.

IKB in Perspective

Industriekreditbank (IKB) is a private-sector commercial bank specializing in medium and long-term fixed-rate loans of up to ten years and longer. The shareholders are mainly prominent institutions in the West German financial and business community. A representative of the Federal Government is on the Bank's supervisory board. Credit is provided largely for capital investments and export financing. Funding is arranged through the Bank's own long and medium-term bonds - financial instruments which are considered highly attractive for institutional investors seeking currency diversification in D-marks.

Continuing Improved Profitability

During the 1987/88 business year, IKB increased its net interest income by 6.7% to a record DM 273 million with partial operating results also strengthening by 3.9% to DM 162 million. Out of total net income, DM 12 million was allocated to the capital funds. The dividend remained unchanged at the previous year's level of DM 8 per DM 50 share, so that total distributions stayed at DM 33.6 million. As of March 31, 1988, IKB's capital resources amounted to DM 757.5 million, and the ratio of capital resources was 3.5%.

Credit Volume Grows Further

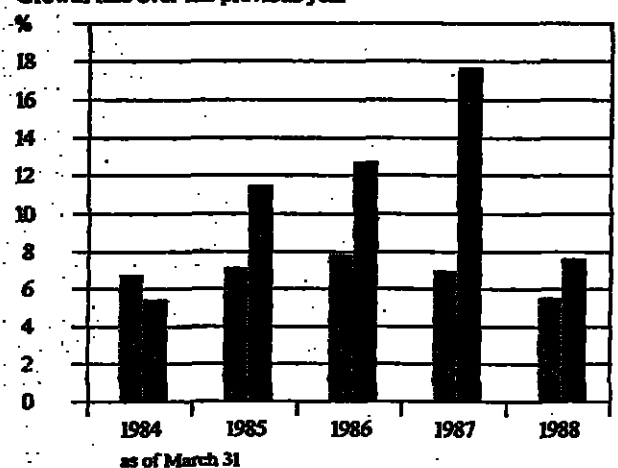
Compared with the previous year, IKB's balance sheet total rose by 6.8% to DM 20.1 billion - attributable above all to claims on customers growing by DM 1.2 billion to DM 15.3 billion. Approximately 90% of these loans were secured by first mortgages or other securities of equal worth. 1987/88 again saw an above-average upturn in long-term credits granted.

Wide Range of Specialized Services

Complementing its core business, IKB also offers a wide range of specialized financial services. For example, in Luxembourg, IKB's branch and subsidiary, IKB International S.A., have achieved success in international lending, money market trading, and securities business. A wholly-owned subsidiary, IKB Leasing GmbH, based in Hamburg, is active in fixed-asset leasing, and a joint venture of IKB and BHF-BANK focuses on real estate leasing. IKB's international business concentrates primarily on long-term export financing for machinery and equipment. The recently-established Corporate Finance Division provides specialized consultancy services for companies on questions extending from capitalization to stock exchange introductions; in October 1987, IKB Beteiligungsgesellschaft mbH was established specifically to cover requirements in these areas. Together with other banks, IKB also maintains an active venture capital company. The expert counselling services of IKB Consult GmbH are also available to corporations of all sizes.

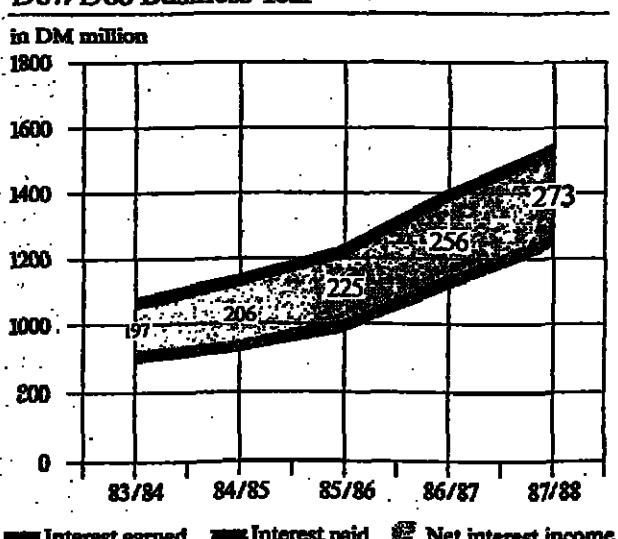
Long-term Loans to West German Companies and Self-employed Professionals 1984-1988

Growth rate over the previous year



Source: Deutsche Bundesbank

Net Interest Income from the 1983/1984 to the 1987/1988 Business Year



Summary of Financial Figures (non-consolidated)

	March 31, 1988	March 31, 1987	Change %
Balance sheet total	20,087	18,814	+ 6.8
comparative consolidated figures	20,214	19,188	+ 5.3
Claims on customers	15,328	14,167	+ 8.2
of which long-term	14,849	13,718	+ 8.2
Own bonds issued	7,406	6,770	+ 9.4
Long-term liabilities to banks	4,937	4,751	+ 3.9
Long-term liabilities to other creditors	4,617	4,150	+ 11.3
Capital funds	757.5	745.5	+ 1.6
Net interest income	273.2	256.1	+ 6.7
Net income	45.6	45.6	-

D Including DM 325 million transferred from IKB International S.A., Luxembourg

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UK COMPANY NEWS

Albert Fisher jumps to £33.4m

By Vanessa Houlder

ALBERT FISHER Group, acquisitive food distributor and processor, yesterday announced an 81 per cent increase in pre-tax profits from £18.5m to £33.4m for the year to August 31. Turnover more than doubled from £248m to £536m.

After the announcement of the results, which were at the top end of analysts' expectations, the share price eased back to 103p.

The underlying organic growth - calculated by adjusting the 1987 results to take account of companies acquired in the past year and by applying the same average exchange rates - was 24.5 per cent. Overall margins improved from a pre-tax 5.4 per cent to 5.8 per cent.

Continental Europe contributed 21.5 per cent of operating profits. During the year, Fisher acquired four further businesses in Holland and one in Belgium. The UK was responsible for 55.2 per cent of profits.

In North America, pre-tax profits rose to £13.5m, showing underlying growth of 24.1 per cent.

Mr Tony Miller, chairman, said that the group's strategy of making relatively small, agreed acquisitions would continue. It was interested in moving further into continental Europe and into the market of the US, where it intended to connect its Florida operations with those on the West Coast. At the year-end, borrowings stood at £16m. Earnings per share advanced

by 31 per cent to 6.7p (5.1p). A final dividend of 1.25p has been proposed, making a total for the year of 2.25p - an increase of 50 per cent.

COMMENT

As something of a bull market stock, Albert Fisher's share price has been slow to pick itself up after its tumble a year ago. If the argument goes, it achieved its phenomenal growth through buying inexpensive companies with highly rated paper, growth might well slow down once its cash pile was depleted and it was on a more modest rating. Although this argument still has some force, Fisher's current rating of 12.5, assuming £43m profits next year, is unexciting.

Whether or not it makes acquisitions, Fisher is likely to produce above average growth. In general, it can expect to reap the advantages of increased buying clout and cross fertilisation of customers from its recent expansion. It also intends to improve margins by, for example, increasing the use of computers in its Florida operations. Furthermore, where it can make bolt-on acquisitions it is neatly positioned to do so. In the US, it can expand outwards from its strongholds in Florida and the West Coast. On the other side of the Atlantic, its new-found presence in Holland, which is seen as the hub of European distribution for fresh produce, has placed it well to expand deeper into the continent.

No referral of Reed's book club purchase

By Nikki Tait

LORD YOUNG, Secretary of State for Trade and Industry, has decided against referring the £52m acquisition of a half share in Book Club Associates by Reed International, the publishing group, to the Monopolies and Mergers Commission.

The 50 per cent interest in BCA, Britain's largest book club, was bought by Reed through its wholly-owned subsidiary Octopus Publishing, from the West German Bertelsmann publishing group last month. Bertelsmann owns the other 50 per cent of BCA.

The deal ended the lengthy saga over the half-share, which originally belonged to W.H. Smith. Smith tried to sell its interest to Bertelsmann which in turn planned to sell it on to French publisher, Les Presses de la Cité. This, however, was part of a complex deal also involving a 50 per cent interest in Leisure Circle, Britain's second largest book club, also owned by the West German group. It duly provoked MMC intervention.

In August, therefore, Smith sold the stake to Bertelsmann, which undertook to find a new buyer who would ultimately take up the stake.

At the time Reed purchased the interest, it suggested that the transaction would not have progressed to that stage had MMC worries been envisaged.

York Trust talks

York Trust, financial services group, is having talks which may lead to the purchase of Babcock and Brown (UK).

Tottenham makes £930,000 after drop in transfer fees

A SHARP reduction in net transfer fees payable from £1.3m to £171,000 helped Tottenham Hotspur, the only quoted football club, to turn in a pre-tax profit of £930,000 for the year ended May 31 1988, against a £330,000 loss previously.

At the interim stage, the company reported a profit of £1.62m (£1.18m loss) after a transfer surplus of £1.38m (£1.2m deficit).

Turnover for the year increased from £8.82m to £13.39m. Earnings per 25p share before transfer fees were 12.2p (10.5p) and 5p (3.6p loss) after. The directors recommended a maintained final dividend of 4p giving a total 10p higher at 5p.

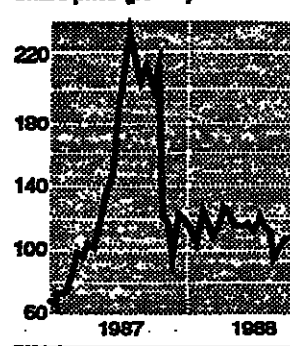
Mr Paul Bohroff, chairman, said the football club had a disappointing season, but attendances at home matches were at a similar level to the previous season.

Hummel had continued to increase its presence in the sports and leisurewear field and, strengthened by the acquisition of Martex and Stumps, turnover had risen substantially.

Mr Bohroff said prospects for the current year were encouraging and the group's diverse

Tottenham Hotspur

Share price (pence)



55 and 70 per cent of the total. On developments at White Hart Lane, he said the company intended to build 38 new boxes, which he believed did not need planning permission, in addition to the existing 72. The company would be increasing the seating, putting in new safety standards and new roofing. Capacity would be reduced by about 10,000 leaving 38,000.

The chairman declined to say how much would be spent, but said the investment "will show an adequate return from the start". Defending the decision to build more boxes, Mr Bohroff explained that the company needed corporate support and there was a waiting list for the facilities.

The Synchro Systems computerised ticket subsidiary acquired earlier this year could benefit from the membership cards scheme. A number of other clubs had shown interest and Mr Bohroff said "the business could be quite significant. There is scope in this country and Europe."

Overall, he believed the group could look forward to a year of further progress in its various activities.

Kelt buys more Carless shares

Kelt Energy, which is waging a hostile £210m offer for the larger oil independent Carless, yesterday acquired a further 500,000 shares in its target. This takes its stake to 9.94m shares, or 5.54 per cent.

Carless shares eased up to 112p. This compares with the 117p a share value of Kelt's cash-and-convertible offer or 115p under its cash alternative.

Rentokil £25m US expansion

By Clare Pearson

RENTOKIL, pest control and environmental services concern, is doubling the size of its US operations with the purchase of Tropical Plant Rentals, a Chicago-based company which it believes is the largest player in the US tropical plants supply and maintenance market. The maximum cost will be \$42.5m (\$22m).

The move follows two

smaller acquisitions in this field in the UK and Australia earlier this year, showing Rentokil's growing ambition for international landscaping of offices, hotels and shopping centres.

These moves have provided Rentokil with about 15 per cent of the UK, and 10 per cent of the Australian market for tropical plant supply and maintenance services. Mr Clive Thompson, chief executive, said yesterday.

Mr Thompson said Tropical Plant Rentals would provide a firm base for further expansion in the US. It has eight branches in the southern, mid-western and western states. Last year it made sales of \$33.4m, or about 10 per cent of the overall US turnover in this business.

The deferred part of the consideration, \$8m, is dependent on Tropical Plant Rentals, which is being sold by the Lender family, achieving its \$5m profit forecast for the year to July 1 1989.

Rentokil is financing \$20m worth of the balance of the consideration out of cash resources, and the rest from dollar-denominated borrowings. It says after interest costs the acquisition should provide a net benefit to earnings in the first year.

net revenue - by 20 per cent to £1.09m. In view of this, and earnings raised to 3.45p (3.02p) per share, the directors have recommended a final dividend of 0.25p (1.41p), making a total of 3.25p (2.41p). The directors intend to pay a total dividend of not less than 3.5p for the current year.

Gerrard & National up

Despite the background of frequent changes in domestic interest rates, Gerrard & National Holdings said its first half profit to October 5, although modest, was up on the comparable period of 1987.

Base rate had been 12 per cent since the end of August, and the company said it did not expect any reduction until early next year. The company operates as a banker, broker and market maker.

It is maintaining the interim dividend at 3p per share.

City of Oxford Inv

The City of Oxford Investment Trust had a net asset value of 86.5p at September 30, against 105.5p a year earlier.

The interim dividend is lifted to 0.7p (0.6p) and earnings for the six-month period were 1.33p (1.07p). Net revenue amounted to £271,445 (£218,256).

TR Australia assets fall

LAST October's stock market crash adversely affected the net asset value of TR Australia Investment Trust, which fell from 202.5p to 189.5p in the year to August 31.

Substantial increases in income from the Australian portfolio ensured a lifting of

net revenue - by 20 per cent to £1.09m. In view of this, and earnings raised to 3.45p (3.02p) per share, the directors have recommended a final dividend of 0.25p (1.41p), making a total of 3.25p (2.41p). The directors intend to pay a total dividend of not less than 3.5p for the current year.

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Gerrard & National HOLDINGS PLC INTERIM STATEMENT

The main feature of the first six months of our year has been the frequent changes in domestic interest rates. In the Spring the Authorities reduced these from 8.5% to 7.5% but as early as the first week in June this trend was reversed. UK Clearing Bank Base Rates then rose in eight separate stages to 12% by the end of August. Since then interest rates have remained at this level. We do not expect any reduction until early next year.

Despite this background Group profits for the first half of the year, although modest, are higher than for the comparable period last year.

The Directors have decided to pay an interim dividend in respect of the half year to 5th October 1988 of 3p per share (1987: 3p per share) which will cost £11.14 million. The dividend will be paid on 7th December 1988 to members on the register at the close of business on 11th November 1988. Transfer books will be closed for the day on 14th November 1988.

It is not the practice of the Company to send the half yearly report to shareholders but it is published in recognised financial newspapers and copies of it are available to the public at the Company's registered office, 22 Lombard Street, London EC3V 9BE.

22nd October, 1988



The Mortgage Bank and Financial Administration Agency of the Kingdom of Denmark
£75,000,000
Guaranteed Floating Rate Notes due 1999, Series 99
Unconditionally guaranteed by
The Kingdom of Denmark
Issue Price 100 per cent.
In accordance with the terms and conditions of the Notes, notice is hereby given that for the Interest Period from 19th October 1988 to 19th January 1989 the Notes will carry a Rate of Interest of 12.125% per annum. The amount of interest payable on 19th January 1989 will be £1,435,000 per £500,000 Note.

COUNTY NATWEST
Agent Bank

COMPANY NOTICES

The Mortgage Bank and Financial Administration Agency of the Kingdom of Denmark
UA 25,000,000 9% Bonds 1979-1991

On October 7, 1988, Bonds for the amount of UA 4,000,000 have been drawn in the presence of a Notary Public for redemption on November 22, 1988.

The following Bonds will be redeemable coupon due November 22, 1988 and following attached:

1 to 117 incl.	271 to 1087 incl.	1254 to 1407 incl.
122 to 137 incl.	1093 to 1181 incl.	1410
142 to 154 incl.	1192 to 1242 incl.	1471 to 1540 incl.
161 to 260 incl.	1245 to 1248 incl.	2248 to 25000 incl.

Amount outstanding: UA 14,000,000

Bonds previously drawn and not yet presented for redemption:

10275 to 10078 incl.	20861 to 20867 incl.	21617 to 21620 incl.
10258	20873	21671 to 21673 incl.
10243 and 10250	20938 to 20949 incl.	21749 to 21755 incl.
10296	20957 to 20962 incl.	21763 to 21765 incl.
10333 to 10337 incl.	20971 to 21001 incl.	21797
10538 and 10539	20996 to 21001 incl.	21873 and 21874
10894	21120 to 21142 incl.	21904 to 21909 incl.
11248	21190 to 21193 incl.	21990 to 21998 incl.
11330 to 11339 incl.	21197	22002 to 22011 incl.
11396	21210 to 21225 incl.	22081 and 22082
11440 and 11441	21252 to 21264 incl.	22083 to 22094 incl.
11443	21296 and 21299	22124 to 22126 incl.
10722	21301 to 21317 incl.	22147 to 22153 incl.
10724 and 10705	21328 to 21330 incl.	22186 and 22187
10708 to 10711 incl.	21343 to 21345 incl.	22226
10716 to 10719 incl.	21379 to 21381 incl.	22228 to 22241 incl.
10723 to 10727 incl.	21391 to 21400 incl.	22263 to 22272 incl.
10730 and 10731	21399 and 21400 incl.	22273
10734 to 10736 incl.	21445 to 21460 incl.	22276
10776 to 10783 incl.	21496 and 21497	22439 and 22440
10785 to 10789 incl.	21536 to 21548 incl.	22457 and 22458
20603 to 20622 incl.	21567 and 21568	
20844 to 20847 incl.	21598 and 21599	

Luxembourg, October 21, 1988

The Fiscal Agent



KREDIETBANK
S.A. LUXEMBOURG

LEGAL NOTICES

No. 005358 of 1988
IN THE HIGH COURT OF JUSTICE
CHANCERY DIVISION
COMPANIES COURT

IN THE MATTER OF HAZLEWOOD
FOODS PUBLIC LIMITED
COMPANY

AND
IN THE MATTER OF THE
COMPANIES ACT 1985

NOTICE IS HEREBY GIVEN that the Order of the High Court of Justice (Chancery Division) dated 10th October 1988 confirming the reduction of the share premium account of the above-named Company by £37,754.50 was registered by the Registrar of Companies on 17th October 1988.

Dated this 17th day of October 1988

Calvin Easton
18/19 Southampton Place
London WC1

Solicitors for the
above-named Company

THE UNION COLD STORAGE
OF SOUTH AFRICA LIMITED
(Incorporated in South Africa)
Reg. No. 02912/1986

NOTICE IS HEREBY GIVEN that Dividend No. 40 of 70 cents per share has been declared payable to shareholders registered in the books of the company at the close of business on 6th November 1988.

The dividend is declared in South African currency and warrants in payment will be issued on or about 5th November 1988 from the Head Office and the London Office.

Payment from the London Office will be made in United Kingdom currency at the rate of exchange between the two currencies at which the funds to meet payment from the London Office will be remitted on 7th November 1988.

A Non-Resident Shareholders' Tax of 15% will be deducted from dividends payable to shareholders whose addresses in the Share Registers are outside the Republic of South Africa. Warrants despatched from the London Office to persons resident in Great Britain or Northern Ireland will be subject to deduction of United Kingdom Income Tax at a rate to be arrived at after allowing for relief in respect of overseas taxation.

By Order of the Board
CFA INVESTMENTS LTD
London Secretaries
per: R. S. Brunt

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UK COMPANY NEWS

ATC agreed offer for Mackay gives £21m tag

By Nikid Tall

ALLIED TEXTILE Companies, the Huddersfield-based group which takes in extensive textile and dyeing interests, is making an agreed bid for Mackay, the Durham-based carpet manufacturer.

ATC has had a supply link with Mackay since the late 1960s, and has held a share stake in the carpet group for some years. The share stake, however, has edged up over the past year and yesterday Allied said that the bid was the result of several months of negotiation. Earlier this month, it was disclosed that discussions which could have led to a bid from the acquisitive ATC for Illingworth Morris had broken down.

The bid offers Mackay shareholders 356 7/25 per cent cumulative convertible preference shares in Allied for every 100 Mackay shares held. Based on an Allied price of

341p - unchanged yesterday - the bidder's brokers calculate that the convertible preference shares would be worth not less than 100p apiece. This puts a value of 356p on each Mackay share, and prices the entire company at £21.3m.

There is also a cash alternative of 330p a share, which Allied will fund from its own substantial liquid balance - put at around £26m. Mackay shares rose 8p to 333p.

The deal has the backing of Mackay directors and holders of 1.94m shares - 32.4 per cent - have given irrevocable undertakings to accept the bid. Allied itself already owns 28 per cent of its target, so starts with total control of 61.4 per cent of Mackay's equity.

Allied says that it sees scope for improving margins at Mackay which, in 1987, made pre-tax profits of £1.7m on sales of £26.8m. Yesterday, the

carpet company announced a profit of £710,000 (£581,000) on sales of £15.8m (£11.4m) in the first half of the current year. Earnings per share in the period were little changed at 7.5p (7.65p). The company says that margins were held back by unexpected production problems over a new backing line in its Blackburn tufting plant.

It also seems possible that if Allied's acquisition programme continues - supply links between the two companies could increase. At present, Allied supplies yarn for woven products but not tufted.

Mackay, however, will be run as an autonomous unit post-acquisition, and Allied expects the company to retain an emphasis on the contract carpet market - where it estimates a market share of over 7 per cent. In the domestic carpet market, Mackay takes a smaller share. The book value of Mackay's assets was last put at £5.6m.

The ATC preference shares are convertible into Allied ordinary shares between 1991 and 2001 on the basis of 10 ordinary for every 35 preference. Allied expects the bulk of the irrevocable undertakings to opt for the share alternative, and full acceptance, combined with full conversion, would involve the issue of 4m Allied shares, or 13.5 per cent of the enlarged equity.

Haden £2.8m expansion

HADEN MacLellan Holdings is buying Systematic Drill Head Holdings for a maximum consideration of £2.8m in shares. The deal has to be approved by shareholders because certain directors of Haden have an interest in Systematic.

In 1987 Systematic made taxable profits of £327,000 on turnover of £2.73m. Net assets at

the period end were £432,000. The company was bought out from Williams Holdings in November 1987 by the founders Mr John Knight and Mr Peter Harris. They were supported by an investment consortium led by Foreign & Colonial Ventures and after the deal funds managed by F & C would have 3.1 per cent of Haden.

Sharp & Law profit trebled

PROFITS MORE than trebled to £705,000 were achieved by Sharp & Law in the first half of 1988, and good growth in profit and earnings for the year are predicted.

Mr Brian Considine, chairman of this USM-quoted shop-fitting group, said the interim figures were affected by seasonal trends and reorganisation and rationalisation following the acquisition of Baxter

Fell Northfleet. "With good order books, trading in the second half will be at an exceptionally high level. Organic growth continues and integration of the BFN business is giving us the full benefit of our broad base of companies with divisional trading expanding rapidly as a result". Half year figures included BFN. Group turnover rose to

£27.8m (£21.7m) and the £705,000 (£229,000) profit was struck after interest charges of £581,000 (£110,000). With earnings per 10p share at 2.51p (1.98p) the interim dividend is raised to 1.15p (1p).

The group recently acquired Wild Signs, and recently expanded manufacturing capacity by the purchase of warehouse and office units and major expenditure on plant

Estates & Agency

Estates & Agency Holdings, property investment concern, lifted pre-tax profits by 8 per cent from a restated £309,000 to £335,000 in the first half of 1988.

Gross rental income grew 29 per cent to £1.28m. After tax of £80,000 (£50,000) earnings per 25p share were 4.22p (4.16p). There is an interim dividend of 2p - last year's single final was 3p.

An extraordinary credit of £171,000 (£380,000) related to the profit realised on the sale of the long leasehold interest in Donne House, Edgbaston.

Atlas Converting shows 45% growth to £1.46m

INTERIM results from Atlas Converting Equipment showed growth of 56 per cent in turnover and 45 per cent in pre-tax profit.

Earnings were 11.7p (8.1p) and the interim dividend is raised by 1p to 3.5p per share.

This USM-quoted group makes slitting and rewinding machines, vacuum metallisers and furnaces. Turnover came to £9.13m (£5.78m) and profit to £1.46m (£1.01m).

Margins on Atlas machines were satisfactory. Those on some Titan slitters suffered as a result of the weak dollar, but the situation had improved.

Profitability at General Vacuum Equipment did not meet expectations and no significant improvement was likely in the second half.

The new division, Atlas Converting Equipment (USA), should be profitable next year.

Further calls for Pittard bid referral

By Nikid Tall

THE HOSTILE £40.5m bid by Strong & Fisher for fellow leather group, Pittard Garzer has brought further calls from members of parliament asking for it to be referred to the Monopolies and Mergers Commission.

Sir Hector Muro, Tory MP for Dumfriesshire, and Dr Lewis Munn, a Labour MP who represents Kirkcaldy, have both written to Lord Young, Secretary of State for Trade and Industry, urging a referral. Both MPs represent constituencies where Pittard has interests, and Dr Munn argues that the bid would "heavily reduce competition in the leather industry". Lord Featon of Yeovil - Yeovil is Pittard's base - has also written to Lord Young on similar lines.

Two other MPs - Mr Paddy Ashdown and Mr Michael Grylls - have already sent letters to the Secretary of State, arguing that the MMMC should be asked to intervene. Strong & Fisher, however, maintains that the bid would produce a stronger group, better able to compete internationally, and would not have anti-competitive implications for others involved in the UK leather industry.

Recovery at Alpine deferred

Recovery in the fortunes of Alpine Group, soft drinks manufacturer and retailer, has been deferred into 1988.

Rationalisation had been expected to restore the business to profitability this year, but disappointing sales volumes in the busy summer period would have an adverse effect on the full-year results, the directors explained.

In the half-year to July 2 1988 the group cut its trading loss from £536,000 to £438,000 but that did not truly reflect the benefits of the reorganisation.

Turnover was down to £4.74m (£5.17m) following the planned closure of unprofitable sales depots and the impact of lower transfer prices earned by franchise rounds converted from former own-sales rounds.

There is no interim dividend. The development of franchise activities was progressing well with 102 territories currently in operation. Alpine was evaluating the extension of those activities into the south-east of England.

Kalamazoo stays on course with rise to £2.6m for year

KALAMAZOO, business systems and services group, continued its recovery in the year to July 31 with pre-tax profits of £2.56m, against £1.38m previously. Turnover and other income rose from £44.56m to £51.95m.

The Kalamazoo Workers' Alliance bonus was £452,000 (£348,000). The comparisons are restated as the group has reverted to accounting on an historical cost basis.

The recommended final dividend of 1.5p makes a total of 2p (1.5p). Earnings per 10p share

rose to 3.9p (2.2p).

Mr Tom Garner, chairman, said the year had been spent altering the company's position and profile in the market. The second stage of its recovery plan concerned improving efficiency through modernising equipment, investing in developing business units and building up new and existing channels of business.

The costs would be concentrated in the first half, and little if any profit was expected for that period.

BMSS surges 79% in maiden first half

IN ITS first set of results since coming to the USM, the BMSS group disclosed a 79 per cent surge in pre-tax profit for the six months ended July 31.

The group placed its shares in July. It operates as a builders' merchant, with emphasis on the "heavy side" materials, primarily in the West Midlands, Merseyside and Wales.

Turnover rose 18 per cent to £5.82m (£5m) and operating profit 45 per cent to £564,000 (£388,000). Taking in an exceptional credit of £20,000 (debit £18,000) and interest receivable £2,000 (charged £43,000), left the pre-tax profit at £586,000 (£327,000).

Sir Stephen Hastings, chairman, said demand for building materials was high. Backed up by rigorous control of overheads and productivity improvements that gave trading margins of 9.7 per cent, against 8.8 per cent for the year to January 81.

Sales for August and September showed a good increase. If that trend continued he was confident of a satisfactory year. Profit last time was £753,000.

Earnings were 6.89p (3.97p) and an interim dividend of 1.75p is declared. In July at least 3.75p was forecast for the year.

Clydesdale Invest

Clydesdale Investment Trust reported net asset value per share at 108.7p as at September 30, 1988, against 159.3p a year earlier.

After-tax revenue for the year dropped from £454,000 to £250,000 and earnings per share were 1.85p (3.36p). The directors recommended a final dividend of 2.25p for an unchanged total of 2.75p.

Scottish Mortgage

At September 30, net asset value of Scottish Mortgage & Trust had risen to 132.2p, from the 126.1p of six months earlier.

In the half-year to the end of September, the trust lifted its net revenue from £5.08m to £5.59m. That represented earnings of 1.85p (1.4p) and the interim dividend is being raised to 6.5p (5.8p).

Silvermines over £1m in first six months

SILVERMINES, Dublin-based industrial holding company, has reported pre-tax profits of £1.125m (£949,000) for the six months to June 30. Profits for the previous first half were £1.56m, mainly made up of non-recurring profits on the realisation of investments.

The group has decided to concentrate trading profits, and the latest results were achieved entirely in this way. After-tax profits were £854,000, compared with £1.16m

and earnings per share 4.3p (6p). The interim dividend is held at 1.5p.

Turnover grew from £4.7m to £12.8m. The directors said that most of the sales growth had been generated by Silvermines Engineering and Technology, which increased profits to £651,000 (£503,000).

National Branch, acquired recently, would aid the global marketing of the group's gear systems technology through co-operation with W. H. Sykes.

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U.S.\$200,000,000 ML TRUST VI

Collateralized Mortgage Obligations Floater Class A Bonds

In accordance with the provisions of the Bonds notice is hereby given that the Rate of Interest has been fixed at 9.125% for the eighth Floater Interest Period of 20th October 1988 through 19th January, 1989. Interest accrued for this Floater Interest Period is expected to amount to U.S.\$12.26 per U.S.\$1,000 Bond.

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Reports of the directors for the quarter ended September 30 1988

VAAL REEFS—continued

Royalties to:
Southern Motion Picture

[illegible]

South Leone area	1970	1971	1972
Gold			
Area mined—m ² 000	213	224	643
Tons milled 100—m ² 00	1 188	1 225	5 482
—total	93	93	97
—cost	1 244	1 234	3 655
Yield—g/t—m ² 00	8.54	8.55	8.54
—m ² 00	0.87	0.85	1.03
—average	0.18	0.18	0.19
Production—kg	10 123	10 500	29 946

—R/iron ore.....	107.44	013.55	013.50
—R/iron melted.....	121.15	116.55	116.55
—R/sg produced.....	148.44	14.231	14.470
Unburned carbon.....			

Yarn tested COO.....	1 199	1 276	3 426
Yield—kg/t.....	0.24	0.25	0.24
Production—kg.....	221 067	313 136	834 727
Gold—savans.....	R million	R million	R million
—gross.....	344.8	294.4	950.9
	160.7	150.6	433.1

—profit.....	193.9	193.6	517.6
Uranium codes profit.....	12.1	6.8	32.0
Waste profit.....	3.4	1.2	4.1

	218.4	191.6	569.7
Deduct:			
Capital expenditures	28.9	26.6	76.5
Repayment of loan and interest to Southwest Holdings Limited	0.2	0.2	0.7
Repayment of consumer loan	0.6	0.6	2.2

Surplus subject to royalty	187.5	181.0	474.0
Royalty to Southwest Holdings United (35 per cent)	100.4	80.0	280.7

	1970	1971	1972
Capital expenditures	23.9	23.5	78.8
Africanized Labor force			
Area mined - 10000		13	20
Tons milled 100 - root	12	38	157
- waste	62	77	202
- plant		135	328
Yield - 100 - root	2.8	1.6	1.93

[illegible]

	Advance	Sampled			
	metres	metres	channel width cm	gold g/t	uranium cm.g/t
Quarter ended September 1988					
WITH 15% ABXA					

Vast naar	15.537	1.180	83,3	18,93	1.677	0,80	48,84
Vastnaam Contact	338	86	81,9	8,84	724	0,07	5,92

SOUTH LEASE AREA						
Total road	13,910	1,412	81.0	54.42	1,976	0.98
"C" road	1,089	84	28.8	46.64	1,598	0.93
Area under tribute to and developed by Sulphur Mountain Gold Mining Company						74.67
						23.79

Less: (not included in totals)							
Less: roof	571	38	186.1	6.78	1,098	0.47	83.31
C. roof	376	184	64.9	17.82	960	0.41	32.61

AFRICANER LEASE AREA						
(Gold section)						
Japanese National						
No. 6 reef	1230	664	101.7	3.97	404	-
Totals						
Lease exp.						
(excluded)						

[illegible]

ANGLO AMERICAN CORPORATION

**ANGLO AMERICAN CONSOLIDATION
OF SOUTH AFRICA LIMITED**

NOTE
1. **DEVELOPMENT**
Development values represent actual results of sampling, no allowances having been made for adjustments necessary in

LONDON OFFICES: 40 HOLBORN VIADUCT, EC1P 1AJ

Figure 1 is a line graph showing the percentage of total sample for each age group (0-14, 15-24, 25-34, 35-44, 45-54, 55-64, 65-74, 75+) across different years (1970, 1980, 1990, 2000, 2010, 2020). The y-axis represents the percentage of total sample, ranging from 0 to 100. The x-axis represents the years. The 0-14 age group shows a steady decline from approximately 25% in 1970 to 10% in 2020. The 15-24 age group shows a slight increase from approximately 15% in 1970 to 20% in 2020. The 25-34 age group shows a slight increase from approximately 10% in 1970 to 15% in 2020. The 35-44 age group shows a slight increase from approximately 10% in 1970 to 15% in 2020. The 45-54 age group shows a slight increase from approximately 10% in 1970 to 15% in 2020. The 55-64 age group shows a slight increase from approximately 10% in 1970 to 15% in 2020. The 65-74 age group shows a slight increase from approximately 10% in 1970 to 15% in 2020. The 75+ age group shows a slight increase from approximately 10% in 1970 to 15% in 2020.

**AUTHORISED
UNIT TRUSTS**

[illegible]

1066	1054	1042	1030	1018	1006	994	982	970	958	946	934	922	910	898	886	874	862	850	838	826	814	802	790	778	766	754	742	730	718	706	694	682	670	658	646	634	622	610	598	586	574	562	550	538	526	514	502	490	478	466	454	442	430	418	406	394	382	370	358	346	334	322	310	298	286	274	262	250	238	226	214	202	190	178	166	154	142	130	118	106	94	82	70	58	46	34	22	10	-2	-14	-26	-38	-50	-62	-74	-86	-98	-110	-122	-134	-146	-158	-170	-182	-194	-206	-218	-230	-242	-254	-266	-278	-290	-302	-314	-326	-338	-350	-362	-374	-386	-398	-410	-422	-434	-446	-458	-470	-482	-494	-506	-518	-530	-542	-554	-566	-578	-590	-602	-614	-626	-638	-650	-662	-674	-686	-698	-710	-722	-734	-746	-758	-770	-782	-794	-806	-818	-830	-842	-854	-866	-878	-890	-902	-914	-926	-938	-950	-962	-974	-986	-998	-1010	-1022	-1034	-1046	-1058	-1070	-1082	-1094	-1106	-1118	-1130	-1142	-1154	-1166	-1178	-1190	-1202	-1214	-1226	-1238	-1250	-1262	-1274	-1286	-1298	-1310	-1322	-1334	-1346	-1358	-1370	-1382	-1394	-1406	-1418	-1430	-1442	-1454	-1466	-1478	-1490	-1502	-1514	-1526	-1538	-1550	-1562	-1574	-1586	-1598	-1610	-1622	-1634	-1646	-1658	-1670	-1682	-1694	-1706	-1718	-1730	-1742	-1754	-1766	-1778	-1790	-1802	-1814	-1826	-1838	-1850	-1862	-1874	-1886	-1898	-1910	-1922	-1934	-1946	-1958	-1970	-1982	-1994	-2006	-2018	-2030	-2042	-2054	-2066	-2078	-2090	-2102	-2114	-2126	-2138	-2150	-2162	-2174	-2186	-2198	-2210	-2222	-2234	-2246	-2258	-2270	-2282	-2294	-2306	-2318	-2330	-2342	-2354	-2366	-2378	-2390	-2402	-2414	-2426	-2438	-2450	-2462	-2474	-2486	-2498	-2510	-2522	-2534	-2546	-2558	-2570	-2582	-2594	-2606	-2618	-2630	-2642	-2654	-2666	-2678	-2690	-2702	-2714	-2726	-2738	-2750	-2762	-2774	-2786	-2798	-2810	-2822	-2834	-2846	-2858	-2870	-2882	-2894	-2906	-2918	-2930	-2942	-2954	-2966	-2978	-2990	-3002	-3014	-3026	-3038	-3050	-3062	-3074	-3086	-3098	-3110	-3122	-3134	-3146	-3158	-3170	-3182	-3194	-3206	-3218	-3230	-3242	-3254	-3266	-3278	-3290	-3302	-3314	-3326	-3338	-3350	-3362	-3374	-3386	-3398	-3410	-3422	-3434	-3446	-3458	-3470	-3482	-3494	-3506	-3518	-3530	-3542	-3554	-3566	-3578	-3590	-3602	-3614	-3626	-3638	-3650	-3662	-3674	-3686	-3698	-3710	-3722	-3734	-3746	-3758	-3770	-3782	-3794	-3806	-3818	-3830	-3842	-3854	-3866	-3878	-3890	-3902	-3914	-3926	-3938	-3950	-3962	-3974	-3986	-3998	-4010	-4022	-4034	-4046	-4058	-4070	-4082	-4094	-4106	-4118	-4130	-4142	-4154	-4166	-4178	-4190	-4202	-4214	-4226	-4238	-4250	-4262	-4274	-4286	-4298	-4310	-4322	-4334	-4346	-4358	-4370	-4382	-4394	-4406	-4418	-4430	-4442	-4454	-4466	-4478	-4490	-4502	-4514	-4526	-4538	-4550	-4562	-4574	-4586	-4598	-4610	-46
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The data included under the Authorized section of the FT Unit Trust Information pages is intended to improve the service to readers and to conform with new legislation.

UNITED GUARANTEES

These represent the marketing, administrative and other costs which have to be paid by new investors. These charges are included in the price when the customer signs units.

OFFER PRICE

The price at which units may be bought,

AND SOLD

The price at which units may be sold.

CANCELLATION PRICE

The maximum spread between the offer and bid prices is determined by a formula laid down by the government. In practice, unit trust managers quote a much narrower spread. As a guide, the maximum permissible price is shown in the following table.

The cancellation price in the table. However the bid price is the price at which the fund can be sold in circumstances in which there is a large excess of sellers of units over buyers.

TIME

The time shown alongside the fund manager's name is the time at which units can be bought daily.

The time at which units can be sold is indicated by the symbol alongside the fund manager's name. The symbols are as follows: **1** - 09.00 to 11.00 hours **2** - 11.01 to 14.00 hours **3** - 14.01 to 17.00 hours **4** - 17.01 to midnight.

The letter H denotes that prices are set on a historic basis. This means that, until there has been an intervening portfolio realisation, investors can normally buy and sell units today at the price shown in the newspaper which have been set on the basis of yesterday's unit value.

UNITARY PRICING

The letter F denotes that prices are set on a forward basis so that investors can be given a definite price in advance of the purchase or sale being carried out. The prices appearing in the table are the prices at which units may be carried out.

Other explanatory notes are contained in the last column of the FT Unit Trust Information

مکتبہ اسلامیہ

[illegible]

FINANCIAL TIMES FRIDAY OCTOBER 21 1988

کتابخانه امامیہ اسلامیہ

LONDON SHARE SERVICE

BRITISH FUNDS

1988	High	Low	Stock	Price	Yld.
"Shurto" (Lives up to Five Years)					
1004	92	91	Shurto 10-yr 1994	99.80	11.51
1005	92	91	Shurto 10-yr 1995	99.80	11.51
1006	92	91	Shurto 10-yr 1996	99.80	11.51
1007	92	91	Shurto 10-yr 1997	99.80	11.51
1008	92	91	Shurto 10-yr 1998	99.80	11.51
1009	92	91	Shurto 10-yr 1999	99.80	11.51
1010	92	91	Shurto 10-yr 2000	99.80	11.51
1011	92	91	Shurto 10-yr 2001	99.80	11.51
1012	92	91	Shurto 10-yr 2002	99.80	11.51
1013	92	91	Shurto 10-yr 2003	99.80	11.51
1014	92	91	Shurto 10-yr 2004	99.80	11.51
1015	92	91	Shurto 10-yr 2005	99.80	11.51
1016	92	91	Shurto 10-yr 2006	99.80	11.51
1017	92	91	Shurto 10-yr 2007	99.80	11.51
1018	92	91	Shurto 10-yr 2008	99.80	11.51
1019	92	91	Shurto 10-yr 2009	99.80	11.51
1020	92	91	Shurto 10-yr 2010	99.80	11.51
1021	92	91	Shurto 10-yr 2011	99.80	11.51

1022	92	91	Shurto 10-yr 2012	99.80	11.51
1023	92	91	Shurto 10-yr 2013	99.80	11.51
1024	92	91	Shurto 10-yr 2014	99.80	11.51
1025	92	91	Shurto 10-yr 2015	99.80	11.51
1026	92	91	Shurto 10-yr 2016	99.80	11.51
1027	92	91	Shurto 10-yr 2017	99.80	11.51
1028	92	91	Shurto 10-yr 2018	99.80	11.51
1029	92	91	Shurto 10-yr 2019	99.80	11.51
1030	92	91	Shurto 10-yr 2020	99.80	11.51
1031	92	91	Shurto 10-yr 2021	99.80	11.51
1032	92	91	Shurto 10-yr 2022	99.80	11.51
1033	92	91	Shurto 10-yr 2023	99.80	11.51
1034	92	91	Shurto 10-yr 2024	99.80	11.51
1035	92	91	Shurto 10-yr 2025	99.80	11.51
1036	92	91	Shurto 10-yr 2026	99.80	11.51
1037	92	91	Shurto 10-yr 2027	99.80	11.51
1038	92	91	Shurto 10-yr 2028	99.80	11.51
1039	92	91	Shurto 10-yr 2029	99.80	11.51
1040	92	91	Shurto 10-yr 2030	99.80	11.51

1041	92	91	Shurto 10-yr 2031	99.80	11.51
1042	92	91	Shurto 10-yr 2032	99.80	11.51
1043	92	91	Shurto 10-yr 2033	99.80	11.51
1044	92	91	Shurto 10-yr 2034	99.80	11.51
1045	92	91	Shurto 10-yr 2035	99.80	11.51
1046	92	91	Shurto 10-yr 2036	99.80	11.51
1047	92	91	Shurto 10-yr 2037	99.80	11.51
1048	92	91	Shurto 10-yr 2038	99.80	11.51
1049	92	91	Shurto 10-yr 2039	99.80	11.51
1050	92	91	Shurto 10-yr 2040	99.80	11.51
1051	92	91	Shurto 10-yr 2041	99.80	11.51
1052	92	91	Shurto 10-yr 2042	99.80	11.51
1053	92	91	Shurto 10-yr 2043	99.80	11.51
1054	92	91	Shurto 10-yr 2044	99.80	11.51
1055	92	91	Shurto 10-yr 2045	99.80	11.51
1056	92	91	Shurto 10-yr 2046	99.80	11.51
1057	92	91	Shurto 10-yr 2047	99.80	11.51
1058	92	91	Shurto 10-yr 2048	99.80	11.51
1059	92	91	Shurto 10-yr 2049	99.80	11.51
1060	92	91	Shurto 10-yr 2050	99.80	11.51

1061	92	91	Shurto 10-yr 2051	99.80	11.51
1062	92	91	Shurto 10-yr 2052	99.80	11.51
1063	92	91	Shurto 10-yr 2053	99.80	11.51
1064	92	91	Shurto 10-yr 2054	99.80	11.51
1065	92	91	Shurto 10-yr 2055	99.80	11.51
1066	92	91	Shurto 10-yr 2056	99.80	11.51
1067	92	91	Shurto 10-yr 2057	99.80	11.51
1068	92	91	Shurto 10-yr 2058	99.80	11.51
1069	92	91	Shurto 10-yr 2059	99.80	11.51
1070	92	91	Shurto 10-yr 2060	99.80	11.51
1071	92	91	Shurto 10-yr 2061	99.80	11.51
1072	92	91	Shurto 10-yr 2062	99.80	11.51
1073	92	91	Shurto 10-yr 2063	99.80	11.51
1074	92	91	Shurto 10-yr 2064	99.80	11.51
1075	92	91	Shurto 10-yr 2065	99.80	11.51
1076	92	91	Shurto 10-yr 2066	99.80	11.51
1077	92	91	Shurto 10-yr 2067	99.80	11.51
1078	92	91	Shurto 10-yr 2068	99.80	11.51
1079	92	91	Shurto 10-yr 2069	99.80	11.51
1080	92	91	Shurto 10-yr 2070	99.80	11.51

BRITISH FUNDS—Contd.

1988	High	Low	Stock	Price	Yld.
Updated					
442	41	40	Shurto 10-yr 1994	99.80	11.51
443	41	40	Shurto 10-yr 1995	99.80	11.51
444	41	40	Shurto 10-yr 1996	99.80	11.51
445	41	40	Shurto 10-yr 1997	99.80	11.51
446	41	40	Shurto 10-yr 1998	99.80	11.51
447	41	40	Shurto 10-yr 1999	99.80	11.51
448	41	40	Shurto 10-yr 2000	99.80	11.51
449	41	40	Shurto 10-yr 2001	99.80	11.51
450	41	40	Shurto 10-yr 2002	99.80	11.51
451	41	40	Shurto 10-yr 2003	99.80	11.51
452	41	40	Shurto 10-yr 2004	99.80	11.51
453	41	40	Shurto 10-yr 2005	99.80	11.51
454	41	40	Shurto 10-yr 2006	99.80	11.51
455	41	40	Shurto 10-yr 2007	99.80	11.51
456	41	40	Shurto 10-yr 2008	99.80	11.51
457	41	40	Shurto 10-yr 2009	99.80	11.51
458	41	40	Shurto 10-yr 2010	99.80	11.51
459	41	40	Shurto 10-yr 2011	99.80	11.51
460	41	40	Shurto 10-yr 2012	99.80	11.51

461	41	40	Shurto 10-yr 2013	99.80	11.51
462	41	40	Shurto 10-yr 2014	99.80	11.51
463	41	40	Shurto 10-yr 2015	99.80	11.51
464	41	40	Shurto 10-yr 2016	99.80	11.51
465	41	40	Shurto 10-yr 2017	99.80	11.51
466	41	40	Shurto 10-yr 2018	99.80	11.51
467	41	40	Shurto 10-yr 2019	99.80	11.51
468	41	40	Shurto 10-yr 2020	99.80	11.51
469	41	40	Shurto 10-yr 2021	99.80	11.51
470	41	40	Shurto 10-yr 2022	99.80	11.51
471	41	40	Shurto 10-yr 2023	99.80	11.51
472	41	40	Shurto 10-yr 2024	99.80	11.51
473	41	40	Shurto 10-yr 2025	99.80	11.51
474	41	40	Shurto 10-yr 2026	99.80	11.51
475	41	40	Shurto 10-yr 2027	99.80	11.51
476	41	40	Shurto 10-yr 2028	99.80	11.51
477	41	40	Shurto 10-yr 2029	99.80	11.51
478	41	40	Shurto 10-yr 2030	99.80	11.51
479	41	40	Shurto 10-yr 2031	99.80	11.51
480	41	40	Shurto 10-yr 2032	99.80	11.51

481	41	40	Shurto 10-yr 2033	99.80	11.51
482	41	40	Shurto 10-yr 2034	99.80	11.51
483	41	40	Shurto 10-yr 2035	99.80	11.51
484	41	40	Shurto 10-yr 2036	99.80	11.51
485	41	40	Shurto 10-yr 2037	99.80	11.51
486	41	40	Shurto 10-yr 2038	99.80	11.51
487	41	40	Shurto 10-yr 2039	99.80	11.51
488	41	40	Shurto 10-yr 2040	99.80	11.51
489	41	40	Shurto 10-yr 2041	99.80	11.51
490	41	40	Shurto 10-yr 2042	99.80	11.51
491	41	40	Shurto 10-yr 2043	99.80	11.51
492	41	40	Shurto 10-yr 2044	99.80	11.51
493	41	40	Shurto 10-yr 2045	99.80	11.51
494	41	40	Shurto 10-yr 2046	99.80	11.51
495	41	40	Shurto 10-yr 2047	99.80	11.51
496	41	40	Shurto 10-yr 2048	99.80	11.51
497	41	40	Shurto 10-yr 2049	99.80	11.51
498	41	40	Shurto 10-yr 2050	99.80	11.51
499	41	40	Shurto 10-yr 2051	99.80	11.51
500	41	40	Shurto 10-yr 2052	99.80	11.51

Projective real information rate on projected inflation of (1) 10% and (2) 5%. NP figures in parentheses show NP for basis for interest, the 5% interest to actual and last basis. Conversion factor: 100 = 100. NP for February 1988-100. NP for September 1988-100. NP for January 1989-100. NP for February 1989-100. NP for March 1989-100. NP for April 1989-100. NP for May 1989-100. NP for June 1989-100. NP for July 1989-100. NP for August 1989-100. NP for September 1989-100. NP for October 1989-100. NP for November 1989-100. NP for December 1989-100. NP for January 1990-100. NP for February 1990-100. NP for March 1990-100. NP for April 1990-100. NP for May 1990-100. NP for June 1990-100. NP for July 1990-100. NP for August 1990-100. NP for September 1990-100. NP for October 1990-100. NP for November 1990-100. NP for December 1990-100. NP for January 1991-100. NP for February 1991-100. NP for March 1991-100. NP for April 1991-100. NP for May 1991-100. NP for June 1991-100. 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OTHER OFFSHORE FUNDS

[illegible]

Money Market Trust Funds

[illegible]

Money Market Bank Accounts

Money Market		Gov. Bank		Net		Ct	
AA-B-Afficial Arab Bank Ltd	91-450-0802	9.21	12.81	8th			
97-101 Capital St, London	91-450-0802						
NCA (250000)	112.60						

AMERICANS—Contd

CANADIANS

BANKS, HP & LEASING

BUILDING, TIMBER, ROADS

CHEMICALS, PLASTICS

ELECTRICALS—Contd

ENGINEERING - Contd

INDUSTRIALS (Miscel.)—Contd

INDUSTRIALS (MISC.)—Contd.

FOOD, GROCERIES, ETC.

DRAPERY AND STORES

BEERS, WINES & SPIRITS

BUILDING, TIMBER, ROADS

ENGINEERING

INDUSTRIALS (Miscel.)

INSURANCES

LEISURE

[illegible]

TRIALS (Miscellaneous)

MINES – Contd

STK	Stock	Price	% ch	Div	Yr	Div %
94	Seaboard Mining	20 1/2	+	1	7	5.4
95	Seaboard Ind	20 1/2	+	1	7	5.4
96	Seaboard Ind	20 1/2	+	1	7	5.4
97	Seaboard Ind	20 1/2	+	1	7	5.4
98	Seaboard Ind	20 1/2	+	1	7	5.4
99	Seaboard Ind	20 1/2	+	1	7	5.4
100	Seaboard Ind	20 1/2	+	1	7	5.4
101	Seaboard Ind	20 1/2	+	1	7	5.4
102	Seaboard Ind	20 1/2	+	1	7	5.4
103	Seaboard Ind	20 1/2	+	1	7	5.4
104	Seaboard Ind	20 1/2	+	1	7	5.4
105	Seaboard Ind	20 1/2	+	1	7	5.4
106	Seaboard Ind	20 1/2	+	1	7	5.4
107	Seaboard Ind	20 1/2	+	1	7	5.4
108	Seaboard Ind	20 1/2	+	1	7	5.4
109	Seaboard Ind	20 1/2	+	1	7	5.4
110	Seaboard Ind	20 1/2	+	1	7	5.4
111	Seaboard Ind	20 1/2	+	1	7	5.4
112	Seaboard Ind	20 1/2	+	1	7	5.4
113	Seaboard Ind	20 1/2	+	1	7	5.4
114	Seaboard Ind	20 1/2	+	1	7	5.4
115	Seaboard Ind	20 1/2	+	1	7	5.4
116	Seaboard Ind	20 1/2	+	1	7	5.4
117	Seaboard Ind	20 1/2	+	1	7	5.4
118	Seaboard Ind	20 1/2	+	1	7	5.4
119	Seaboard Ind	20 1/2	+	1	7	5.4
120	Seaboard Ind	20 1/2	+	1	7	5.4
121	Seaboard Ind	20 1/2	+	1	7	5.4
122	Seaboard Ind	20 1/2	+	1	7	5.4
123	Seaboard Ind	20 1/2	+	1	7	5.4
124	Seaboard Ind	20 1/2	+	1	7	5.4
125	Seaboard Ind	20 1/2	+	1	7	5.4
126	Seaboard Ind	20 1/2	+	1	7	5.4
127	Seaboard Ind	20 1/2	+	1	7	5.4
128	Seaboard Ind	20 1/2	+	1	7	5.4
129	Seaboard Ind	20 1/2	+	1	7	5.4
130	Seaboard Ind	20 1/2	+	1	7	5.4
131	Seaboard Ind	20 1/2	+	1	7	5.4
132	Seaboard Ind	20 1/2	+	1	7	5.4
133	Seaboard Ind	20 1/2	+	1	7	5.4
134	Seaboard Ind	20 1/2	+	1	7	5.4
135	Seaboard Ind	20 1/2	+	1	7	5.4
136	Seaboard Ind	20 1/2	+	1	7	5.4
137	Seaboard Ind	20 1/2	+	1	7	5.4
138	Seaboard Ind	20 1/2	+	1	7	5.4
139	Seaboard Ind	20 1/2	+	1	7	5.4
140	Seaboard Ind	20 1/2	+	1	7	5.4
141	Seaboard Ind	20 1/2	+	1	7	5.4
142	Seaboard Ind	20 1/2	+	1	7	5.4
143	Seaboard Ind	20 1/2	+	1	7	5.4
144	Seaboard Ind	20 1/2	+	1	7	5.4
145	Seaboard Ind	20 1/2	+	1	7	5.4
146	Seaboard Ind	20 1/2	+	1	7	5.4
147	Seaboard Ind	20 1/2	+	1	7	5.4
148	Seaboard Ind	20 1/2	+	1	7	5.4
149	Seaboard Ind	20 1/2	+	1	7	5.4
150	Seaboard Ind	20 1/2	+	1	7	5.4
151	Seaboard Ind	20 1/2	+	1	7	5.4
152	Seaboard Ind	20 1/2	+	1	7	5.4
153	Seaboard Ind	20 1/2	+	1	7	5.4
154	Seaboard Ind	20 1/2	+	1	7	5.4
155	Seaboard Ind	20 1/2	+	1	7	5.4
156	Seaboard Ind	20 1/2	+	1	7	5.4
157	Seaboard Ind	20 1/2	+	1	7	5.4
158	Seaboard Ind	20 1/2	+	1	7	5.4
159	Seaboard Ind	20 1/2	+	1	7	5.4
160	Seaboard Ind	20 1/2	+	1	7	5.4
161	Seaboard Ind	20 1/2	+	1	7	5.4
162	Seaboard Ind	20 1/2	+	1	7	5.4
163	Seaboard Ind	20 1/2	+	1	7	5.4
164	Seaboard Ind	20 1/2	+	1	7	5.4
165	Seaboard Ind	20 1/2	+	1	7	5.4
166	Seaboard Ind	20 1/2	+	1	7	5.4
167	Seaboard Ind	20 1/2	+	1	7	5.4
168	Seaboard Ind	20 1/2	+	1	7	5.4
169	Seaboard Ind	20 1/2	+	1	7	5.4
170	Seaboard Ind	20 1/2	+	1	7	5.4
171	Seaboard Ind	20 1/2	+	1	7	5.4
172	Seaboard Ind	20 1/2	+	1	7	5.4
173	Seaboard Ind	20 1/2	+	1	7	5.4
174	Seaboard Ind	20 1/2	+	1	7	5.4
175	Seaboard Ind	20 1/2	+	1	7	5.4
176	Seaboard Ind	20 1/2	+	1	7	5.4
177	Seaboard Ind	20 1/2	+	1	7	5.4
178	Seaboard Ind	20 1/2	+	1	7	5.4
179	Seaboard Ind	20 1/2	+	1	7	5.4
180	Seaboard Ind	20 1/2	+	1	7	5.4
181	Seaboard Ind	20 1/2	+	1	7	5.4
182	Seaboard Ind	20 1/2	+	1	7	5.4
183	Seaboard Ind	20 1/2	+	1	7	5.4
184	Seaboard Ind	20 1/2	+	1	7	5.4
185	Seaboard Ind	20 1/2	+	1	7	5.4
186	Seaboard Ind	20 1/2	+	1	7	5.4
187	Seaboard Ind	20 1/2	+	1	7	5.4
188	Seaboard Ind	20 1/2	+	1	7	5.4
189	Seaboard Ind	20 1/2	+	1	7	5.4
190	Seaboard Ind	20 1/2	+	1	7	5.4
191	Seaboard Ind	20 1/2	+	1	7	5.4
192	Seaboard Ind	20 1/2	+	1	7	5.4
193	Seaboard Ind	20 1/2	+	1	7	5.4
194	Seaboard Ind	20 1/2	+	1	7	5.4
195	Seaboard Ind	20 1/2	+	1	7	5.4
196	Seaboard Ind	20 1/2	+	1	7	5.4
197	Seaboard Ind	20 1/2	+	1	7	5.4
198	Seaboard Ind	20 1/2	+	1	7	5.4
199	Seaboard Ind	20 1/2	+	1	7	5.4
200	Seaboard Ind	20 1/2	+	1	7	5.4

Times						
2	Weyer Hiteam SM	45	+	0023.3	0.7	±
3	Weyer Hiteam SM	75	±	0023.3	0.7	±
4	Weyer Hiteam SM	75	±	0023.3	0.7	±
5	Weyer Hiteam SM	75	±	0023.3	0.7	±
6	Weyer Hiteam SM	75	±	0023.3	0.7	±
7	Weyer Hiteam SM	75	±	0023.3	0.7	±
8	Weyer Hiteam SM	75	±	0023.3	0.7	±
9	Weyer Hiteam SM	75	±	0023.3	0.7	±
10	Weyer Hiteam SM	75	±	0023.3	0.7	±
11	Weyer Hiteam SM	75	±	0023.3	0.7	±
12	Weyer Hiteam SM	75	±	0023.3	0.7	±
13	Weyer Hiteam SM	75	±	0023.3	0.7	±
14	Weyer Hiteam SM	75	±	0023.3	0.7	±
15	Weyer Hiteam SM	75	±	0023.3	0.7	±
16	Weyer Hiteam SM	75	±	0023.3	0.7	±
17	Weyer Hiteam SM	75	±	0023.3	0.7	±
18	Weyer Hiteam SM	75	±	0023.3	0.7	±
19	Weyer Hiteam SM	75	±	0023.3	0.7	±
20	Weyer Hiteam SM	75	±	0023.3	0.7	±
21	Weyer Hiteam SM	75	±	0023.3	0.7	±
22	Weyer Hiteam SM	75	±	0023.3	0.7	±
23	Weyer Hiteam SM	75	±	0023.3	0.7	±
24	Weyer Hiteam SM	75	±	0023.3	0.7	±
25	Weyer Hiteam SM	75	±	0023.3	0.7	±
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27	Weyer Hiteam SM	75	±	0023.3	0.7	±
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35	Weyer Hiteam SM	75	±	0023.3	0.7	±
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37	Weyer Hiteam SM	75	±	0023.3	0.7	±
38	Weyer Hiteam SM	75	±	0023.3	0.7	±
39	Weyer Hiteam SM	75	±	0023.3	0.7	±
40	Weyer Hiteam SM	75	±	0023.3	0.7	±
41	Weyer Hiteam SM	75	±	0023.3	0.7	±
42	Weyer Hiteam SM	75	±	0023.3	0.7	±
43	Weyer Hiteam SM	75	±	0023.3	0.7	±
44	Weyer Hiteam SM	75	±	0023.3	0.7	±
45	Weyer Hiteam SM	75	±	0023.3	0.7	±
46	Weyer Hiteam SM	75	±	0023.3	0.7	±
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49	Weyer Hiteam SM	75	±	0023.3	0.7	±
50	Weyer Hiteam SM	75	±	0023.3	0.7	±
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52	Weyer Hiteam SM	75	±	0023.3	0.7	±
53	Weyer Hiteam SM	75	±	0023.3	0.7	±
54	Weyer Hiteam SM	75	±	0023.3	0.7	±
55	Weyer Hiteam SM	75	±	0023.3	0.7	±
56	Weyer Hiteam SM	75	±	0023.3	0.7	±
57	Weyer Hiteam SM	75	±	0023.3	0.7	±
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59	Weyer Hiteam SM	75	±	0023.3	0.7	±
60	Weyer Hiteam SM	75	±	0023.3	0.7	±
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62	Weyer Hiteam SM	75	±	0023.3	0.7	±
63	Weyer Hiteam SM	75	±	0023.3	0.7	±
64	Weyer Hiteam SM	75	±	0023.3	0.7	±
65	Weyer Hiteam SM	75	±	0023.3	0.7	±
66	Weyer Hiteam SM	75	±	0023.3	0.7	±
67	Weyer Hiteam SM	75	±	0023.3	0.7	±
68	Weyer Hiteam SM	75	±	0023.3	0.7	±
69	Weyer Hiteam SM	75	±	0023.3	0.7	±
70	Weyer Hiteam SM	75	±	0023.3	0.7	±
71	Weyer Hiteam SM	75	±	0023.3	0.7	±
72	Weyer Hiteam SM	75	±	0023.3	0.7	±
73	Weyer Hiteam SM	75	±	0023.3	0.7	±
74	Weyer Hiteam SM	75	±	0023.3	0.7	±
75	Weyer Hiteam SM	75	±	0023.3	0.7	±
76	Weyer Hiteam SM	75	±	0023.3	0.7	±
77	Weyer Hiteam SM	75	±	0023.3	0.7	±
78	Weyer Hiteam SM	75	±	0023.3	0.7	±
79	Weyer Hiteam SM	75	±	0023.3	0.7	±
80	Weyer Hiteam SM	75	±	0023.3	0.7	±
81	Weyer Hiteam SM	75	±	0023.3	0.7	±
82	Weyer Hiteam SM	75	±	0023.3	0.7	±
83	Weyer Hiteam SM	75	±	0023.3	0.7	±
84	Weyer Hiteam SM	75	±	0023.3	0.7	±
85	Weyer Hiteam SM	75	±	0023.3	0.7	±
86	Weyer Hiteam SM	75	±	0023.3	0.7	±
87	Weyer Hiteam SM	75	±	0023.3	0.7	±
88	Weyer Hiteam SM	75	±	0023.3	0.7	±
89	Weyer Hiteam SM	75	±	0023.3	0.7	±
90	Weyer Hiteam SM	75	±	0023.3	0.7	±
91	Weyer Hiteam SM	75	±	0023.3	0.7	±
92	Weyer Hiteam SM	75	±	0023.3	0.7	±
93	Weyer Hiteam SM	75	±	0023.3	0.7	±
94	Weyer Hiteam SM	75	±	0023.3	0.7	±
95	Weyer Hiteam SM	75	±	0023.3	0.7	±
96	Weyer Hiteam SM	75	±	0023.3	0.7	±
97	Weyer Hiteam SM	75	±	0023.3	0.7	±
98	Weyer Hiteam SM	75	±	0023.3	0.7	±
99	Weyer Hiteam SM	75	±	0023.3	0.7	±
100	Weyer Hiteam SM	75	±	0023.3	0.7	±

Miscellaneous						
60	Waymart Mines	17	±	3.8	1.5	±
140	Waymart Mines	17	±	3.8	1.5	±
141	Waymart Mines	17	±	3.8	1.5	±
142	Waymart Mines	17	±	3.8	1.5	±
143	Waymart Mines	17	±	3.8	1.5	±

[illegible][illegible][illegible]

19	150	9
20	150	14
21	150	68
22	150	10
23	150	10
24	150	10
25	150	10
26	150	10
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30	150	10
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90	150	10
91	150	10
92	150	10
93	150	10
94	150	10
95	150	10
96	150	10
97	150	10
98	150	10
99	150	10
100	150	10

CANADA

INDICES

NEW YORK

DOW JONES

	Oct. 20	Oct. 19	Oct. 18	Oct. 17	1988			Stock completion		
	20	19	18	17	High			Low	High	Low
Agriculture	2181.30	2137.27	2139.17	2140.47	2159.7	1809.14	2272.42	2122.42	2132	2177.50
					(2181.00)	(2011.00)	(2272.42)	(2122.42)		
Auto	99.91	99.94	99.8	99.91	99.92	99.92	99.92	99.92	99.92	99.92
Chemicals	935.01	938.91	939.0	936.62	939.0	936.62	939.0	936.62	939.0	936.62
Utilities	186.34	184.74	185.0	183.97	187.00	182.56	187.00	182.56	187.00	182.56
					(186.34)	(182.56)	(187.00)	(182.56)		

High 2185.68 Oct 20 Low 2139.50 Oct 18

STANDARD AND POOR'S											
Composite	282.88	278.97	277.66	276.61	278.24	276.61	278.24	276.61	278.24	276.61	
Chemicals	326.10	321.44	321.44	317.78	321.44	317.78	321.44	317.78	321.44	317.78	
Electronics	26.42	25.96	26.03	26.81	26.81	26.03	26.81	26.03	26.81	26.03	
Pharmaceuticals	139.01	134.48	135.48	135.07	135.48	135.07	135.48	135.07	135.48	135.07	
NYSE Composite	306.37	304.16	304.64	302.27	304.64	302.27	304.64	302.27	304.64	302.27	
NYSE Mid. Value	388.62	385.76	385.75	385.01	385.75	385.01	385.75	385.01	385.75	385.01	
NASDAQ OTC Comp.											

Dow Industrial Div. Yield 3.63 3.60 3.66 3.07

S & P Industrial div. yield 3.12 3.15 3.18 2.97

S & P P/E Ratio 13.24 13.35 13.13 18.25

TRADING ACTIVITY

	Oct 20	Oct 19	Oct 18	Oct 17	NEW YORK			Oct 19			Oct 18
	Millions	Oct 19	Oct 18	Oct 17	Oct 19	Oct 18	Oct 17	Oct 19	Oct 18	Oct 17	
New York	187,562	186,290	183,095	183,095	186,290	183,095	183,095	186,290	183,095	183,095	
NYSE	9,741	9,741	9,741	9,741	9,741	9,741	9,741	9,741	9,741	9,741	
OTC											

CANADA

TORONTO

	Oct 20	Oct 19	Oct 18	Oct 17	1988			High			Low
Auto	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	
Chemicals	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	
Electronics	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	
Pharmaceuticals	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	
Utilities	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	
High 27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	27.00	

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

High 27.00 Oct 20 Low 27.00 Oct 18

INDICES

	Oct. 20	Oct. 19	Oct. 18	Oct. 17	1988	
	20	19	18	17	High	Low
AUSTRALIA						
All Ordinaries (A1/88)	1591.1	1579.4	1571.7	1566.9	1657.8 (9/8)	1170.7 (10/2)
All Mining (A1/88)	753.2	748.9	749.5	743.8	847.8 (9/8)	532.4 (10/2)
AUSTRIA						
Credit Anstalt (A1/88)	239.4	239.3	238.5	238.3	239.3 (9/10)	163.96 (1/1)
BEIGIUM						
Societe Ser (A1/88)	532.10	538.00	538.50	533.40	538.00 (1/10)	368.35 (1/1)
DENMARK						
Copenhagen Ser (A1/88)	238.45	238.15	237.36	237.40	238.45 (10/10)	180.68 (9/1)
FINLAND						
Union General (1/75)	701.6	699.7	698.7	697.8	772.1 (8/8)	530.6 (15/1)
FRANCE						
Paris General (A1/88)	362.1	360.8	360.3	360.3	394.90 (10/1)	251.3 (9/1)
Ind. Tredescent (A1/88)	148.1	148.1	148.1	148.1	148.1 (10/1)	89.7 (9/1)
GERMANY						
DAX (A1/88)	330.59	338.27	334.49	328.03	338.27 (10/10)	396.40 (9/1)
Frankfurt General (A1/88)	1295.21	1304.37	1275.79	1282.99	1304.37 (10/10)	931.18 (8/1)
HONG KONG						
Hang Seng Bank (A1/88)	2584.04	2610.00	2593.54	2772.53 (10/1)	2223.56 (8/2)	
ITALY						
Roma Gen. Ind. (A1/88)	594.69	592.65	590.35	578.19	592.69 (10/1)	423.91 (9/1)
JAPAN						
Nikkei (A1/88)	2739.52	2729.67	2714.98	2768.74	2829.35 (10/1)	2157.00 (10/2)
Tokyo Ser (A1/88)	2129.30	2121.17	2108.86	2128.05	2263.10 (10/1)	1690.44 (1/1)
NETHERLANDS						
AEX (A1/88)	399.1	392.0	397.0	398.0	398.0 (9/1)	265.7 (4/1)
AMC-BS Industrial (A1/88)	242.9	248.4	247.0	248.1	248.4 (9/1)	157.9 (1/1)
NORWAY						
Oslo Ser (A1/88)	398.53	397.58	399.17	393.08	423.64 (10/1)	327.78 (8/1)
SINGAPORE						
Strait Times Ind. (A1/88)	1022.35	1019.16	1016.09	1005.07	1137.87 (9/8)	835.60 (4/1)
SOUTH AFRICA						
JSE All Share (A1/88)	1392.06	1356.0	1377.0	1372.0	1454.0 (7/7)	1154.0 (4/5)
JSE Industrial (A1/88)	1380.03	1314.0	1319.0	1311.0	1421.0 (10/1)	1387.0 (10/2)
SPAIN						
Madrid Ser (A1/88)	204.20	203.66	205.63	204.70	201.63 (10/1)	225.50 (4/1)
SWEDEN						
Stockholm Ser (A1/88)	389.45	383.60	386.10	380.30	390.30 (10/1)	218.5 (4/1)
SWITZERLAND						
Suisse Bank Ind. (A1/88)	577.4	573.7	575.5	575.0	577.7 (9/8)	466.6 (10/1)
WORLD						
M.S. Capital Ind. (A1/88)	64.2	64.3	64.3	64.2	64.3 (10/1)	60.0 (10/1)

High 1657.8 Oct 18 Low 1170.7 Oct 2

High 847.8 Oct 8 Low 532.4 Oct 2

High 239.3 Oct 10 Low 163.96 Oct 1

High 538.0 Oct 10 Low 368.35 Oct 1

High 238.45 Oct 10 Low 180.68 Oct 1

High 772.1 Oct 8 Low 530.6 Oct 15

High 394.9 Oct 10 Low 251.3 Oct 9

High 398.2 Oct 10 Low 396.4 Oct 9

High 1304.37 Oct 10 Low 931.18 Oct 8

High 2772.53 Oct 1 Low 2223.56 Oct 2

High 592.69 Oct 1 Low 423.91 Oct 9

High 2829.35 Oct 1 Low 2157.00 Oct 2

High 2263.10 Oct 1 Low 1690.44 Oct 1

High 398.0 Oct 9 Low 265.7 Oct 4

High 248.4 Oct 9 Low 157.9 Oct 1

High 423.64 Oct 1 Low 327.78 Oct 8

High 1137.87 Oct 8 Low 835.60 Oct 4

High 1454.0 Oct 7 Low 1154.0 Oct 5

High 1421.0 Oct 10 Low 1387.0 Oct 2

High 201.63 Oct 1 Low 225.5 Oct 4

High 390.3 Oct 10 Low 218.5 Oct 4

High 577.7 Oct 9 Low 466.6 Oct 10

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Base values of all indices are 100 except NYSE All Composite—50; Standard and Poor's—10; and Toronto Composite and Metals—1,000. Toronto indices based 1975 and Montreal Portfolio 4/1/83. † Excluding bonds, 400 industrial; only 40 utilities, 40 Financials and 20 transports. (c) Closed. (u) Unavailable.



TOKYO - Most Active Stocks						Travelling on Business in Luxembourg?					
Thursday 20 October 1988						Enjoy reading your complimentary copy of the Financial Times when you go to staying . . .					
Stocks	Closing	Change	Stocks	Closing	Change	. . . in Luxembourg at the					
Prices	Prices	on day	Prices	Prices	on day	Hotel Cravat, Holiday Inn, Intercontinental Hotel, Hotel					
Yen	Yen		Yen	Yen		President					
Government Bond	126.00	+0.25	Sumsung Motor	26.80	+0.10						
Government Stock	72.70	+0.05	DAEWOO	30.80	+0.10						
Government Bond	126.00	+0.25	DAEWOO	30.80	+0.10						
Government Stock	72.70	+0.05	Korea	26.80	+0.10						
Government Bond	126.00	+0.25	Daewoo Marine	21.4	+0.10						
Government Stock	72.70	+0.05									
Government Bond	126.00	+0.25									
Government Stock	72.70	+0.05									

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FINANCIAL TIMES
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[illegible]

4pm prices October 20

NEW YORK STOCK EXCHANGE COMPOSITE PRICES

PRO MONITORS FROM PHILIPS

The clear advantage

PHILIPS

Continued on Page 49

عَلَامَةُ الْإِسْلَامِ

OVER-THE-COUNTER

Needed: national market.
3pm prices October 20

[illegible]

4pm prices
October 20

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FINANCIAL TIMES
Europe's Business Newspaper

AMERICA

Dow rebounds to highest point since '87 crash

Wall Street

Wall Street

WALL STREET quickly rebounded from the dive it had taken in late trading on Wednesday by staging a sharp rally in the last hour of business yesterday which took the Dow Jones Industrial Average to its highest level since last October's crash, writes Robert Vincent in New York.

After a lacklustre start the market more than wiped out the fall of the previous day with the Dow Average climbing up a gain of 33.92 to finish at 2,151.19.

The previous day the market had performed in exactly the opposite manner and finished with a decline of 22.58 to 2,137.27.

Takeover activity boosted shares, as did the improvement in the bond market and the decline in the oil price.

Some spice was added to early lacklustre trading with the early news that a management group may buy out R.J.R. Nabisco.

If an offer for Nabisco comes to fruition it will be the biggest ever buy-out at a price which could escalate to around \$20bn.

The news sent stock waves through the tobacco sector.

The announcement boosted Nabisco's price by 2 1/4% to \$7 1/4 in heavy trading.

The stocks to feel the shock

waves from the Nabisco announcement included Philip Morris which has been in the doldrums since it launched its \$1bn takeover bid for Kraft. The stocks jumped \$5 to \$55.

American Brands, the US tobacco and beverages group, also benefited as its shares were hoisted 3/4% to \$58 1/4 and Loews, which also has big tobacco interests, saw its price driven up 3/4% to \$82 1/4.

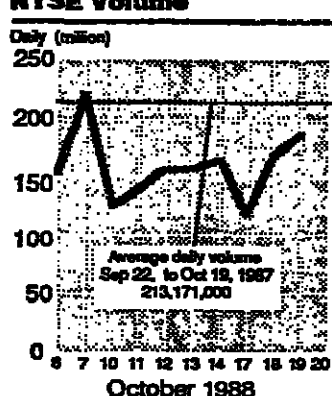
Nevertheless, the takeover activity was one of the key elements which helped to push up the market. The other main element was the fall in oil prices which on Wednesday advanced sharply, ruffling both the bond and stock markets.

In New York yesterday, however, the November crude oil futures price came off the top, to decline by 30 cents to \$15.10 as the markets wait for news from the Opec meeting to discuss production restraints.

Wall Street traders also received some soothing words from President Ronald Reagan who "is pleased that a year later, the stock market drop doesn't seem to have left any lasting scars."

A string of major companies reported during the day. Colgate-Palmolive, the household and health care group, lifted net earnings per share in the third quarter to 69 cents from 56 cents last time which took shares \$2 higher to \$48 1/4.

NYSE Volume



Gillette also went ahead in the third quarter from 51 cents a share to 57 cents. Its shares reacted by rising 1/4% to \$38 1/4.

One of the principal companies to report was AT&T, the international telecommunications group. It unveiled improved third quarter earnings which took the shares to \$27 1/4, an increase of 3/4%.

The group lifted earnings per share to 55 cents from 47 cents last time.

ITT's share were also lifted following results. The diversified company recorded a rise of 1 1/4% to \$53 1/4 following the announcement of a 26 per cent rise in third-quarter earnings per share to \$1.6.

American Express, the financial services group, rose 1 1/4% to \$29 1/4, following an initial decline, after a fall in third-quarter earnings from 74 cents to 66 cents.

Canada TAKEOVERS and higher base metal prices pushed the market sharply higher in Toronto after dull early trading.

The possibility of a management buy-out of Nabisco in the US sparked interest in stocks. The composite index climbed 25.10 to 3,405.10.

Inflation baffles Brazil's investors

John Barham reflects on the price to be paid for economic disorder

Many Brazilians feel they are being engulfed by economic conflagration, with prices this year likely to increase by over 800 per cent.

Everyone agrees that hyperinflation is bad for Brazil. But opinion is divided over what it means for the stock market.

Inflation has climbed by a record 400 per cent since January. But share prices have risen even faster, with the Sao Paulo Exchange's composite Sovespa index rising by 130 per cent in dollar - and therefore inflation-adjusted - terms since the beginning of the year.

Some feel there is room for optimism because Brazil's large corporations are cash-rich and prospering on export markets. "Businesses and the market are very creative, very adaptable. We have learnt to live with crises," says Mr Henrique Molinari, a director of Sao Paulo's Crefisul investment bank.

But Mr Toshiro Kobayashi, president of the Bank of Tokyo, is less sanguine. "There is already a perception that the established financial system cannot bear hyperinflation," he says. Companies could go bankrupt, and for all its intricacy, Brazil's indexation system might not be able to keep pace with hyperinflation.

Last week the capital markets had a dress rehearsal for hyperinflation. Eight days ago, the central bank panicked markets by raising interest rates by 10 points to a nominal 50 per cent a month, signalling

MEXICAN investors have welcomed this week's agreement on the extension of the Economic Solidarity Pact and news of the availability of a \$3.5bn US loan facility to support the balance of payments, writes Richard Johns in Mexico City.

The Bolsa Mexicana de Valores index rose by 2.59 per cent on Monday and a further 1.58 per cent on Tuesday to reach 191,711, then eased to 190,256 at Wednesday's close.

This leaves the Bolsa index - which is based on 43 commercial services and industrial stocks - some 80 per cent higher than its 103,570 level at the start of the year.

In the first nine months,

Mexico has been one of the world's strongest performers, with rises of 47 per cent in dollar terms, 64 per cent in sterling terms and 50 per cent in local currency terms, according to the FT-Actuaries World Indices. This follows its catastrophic fall last autumn, when the index plummeted in a six-week period from 373,000 on October 6 to a low of 95,000 on November 17.

The index peaked this year at 203,192 on June 20, a fortnight before the general election. Market confidence then declined because of the protracted dispute over the legitimacy of the election results and uncertainty over the future of the Pact.

Immediately, the Sovespa index slumped 7.3 per cent. Mr Mailson da Nobrega, the finance minister, soothed markets by cutting rates down to 42 per cent and firing the official who raised them in the first place.

The index recovered in nervous trading over the next

three days, but yesterday profit-taking sent it down 4 per cent to close at 18,143 in local currency terms. One broker said it was still difficult to find stock despite the fall.

Investors are growing uneasy about the Government's ability to sustain its short-term domestic debt - it has already been reduced to financing about \$60bn of debt on the overnight money market.

The market is also concerned about the 12 per cent limit on real interest rates contained in the new constitution.

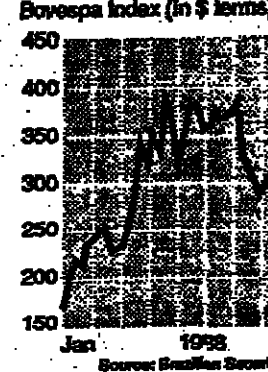
Many small investors are already heading for the exits, putting out of the money market, cashing in some of their shares and going instead for the traditional bull holes: gold, black market dollars and land.

Demand for shares has, however, faltered only slightly and the Sovespa index is only marginally off its highest level in 18 months.

Mr Molinari says most investors buying stocks now are prepared to stay put for the long-term, and that they have some convincing reasons to do so. Share prices are low in

Brazil

Sovespa Index (in \$ terms)



comparison with companies' assets and forecast earnings. Demand is likely to remain strong, buoyed by an infusion of foreign investors. Furthermore, there is a shortage of paper, because low prices have discouraged new issues.

Analysts warn, however, that companies are failing to invest enough now and that this will slow their future growth. And they hesitate to predict what will happen if the Government loses all control over inflation.

Mr Nicholas Bratt, who runs the \$150m New York-based Brazil Fund, said: "The reason you can buy shares so cheaply is because there is so much bad news. But when the news is good, you won't be able to buy anything cheap."

EUROPE

Consolidation leaves bourses little changed

CONSOLIDATION set in after the strong rise seen around Europe on Wednesday, and most bourses eased a little, although corporate news and takeover speculation provided support, writes Our Markets Staff.

PARIS put in a resilient performance on the final day of the account, easing just 0.3 per cent as worries about the franc resurfaced.

Bid speculation continued to boost selected stocks, and while volumes were strong for such issues, the day's total was estimated to be below the FF3.3bn worth of shares traded on Wednesday.

BSN jumped FF80 to FF57.70 as rumours strengthened about the possibility of a bid for Britain's United Biscuits. There was talk of a BSN fund raising issue worth about FF1.3bn, with details apparently made available in the UK and not France. Analysts differed widely on whether there would be a bid; one called the speculation "an old chestnut" another thought the fund raising confirmed that a bid was on the cards.

Schneider saw about 100,000 shares change hands, climbing FF27 to FF515. Car components maker Valeo, which has joined forces with Chateaux to bid for all of Epeda, put on FF9 to FF603, with a strong 94,000 shares dealt. The link with Chateaux, up FF13 to FF232, ended the possibility that Valeo, which had initially launched a hostile bid on its own, would face a costly protracted battle, said one analyst.

FRANKFURT saw some profit-taking after rising to a 1988 high on Wednesday and closed marginally lower, with the DAX index off 9.16 at 1,295.21. It had fallen to 1,237.42.

The midday FAZ index was off 7.68 at 530.59 and turnover

in German shares reached DM2.2bn.

Banks were weakened by rumours of a tightening of their tax provisions, which could mean retroactive tax payments going back to 1985.

West German bankers are to meet the Finance Ministry on Monday to discuss the issue. Deutsche Bank lost DM8.50 to DM535.50 and BHF fell DM14 to DM414.

Asko dropped by 10 per cent in active trading on Wednesday's news that 300,000 ordinary shares are to be offered to the public at DM850 - this is stock which was not being taken up by leading Asko shareholders in the current rights issue.

Asko, closed down DM68.50 at DM900, having been at DM875, amid suggestions that existing shareholders were selling stock to buy the cheaper new shares.

VW was unchanged at

DM306 after news that it is merging its car hire subsidiary with those of Wagons-Lits of Belgium from next year. Other car stocks fell back after recent strong gains.

MILAN moved ahead strongly in the early part of the session before running into profit-taking as investors paused for a breather after the market's 12.5 per cent climb in the past month.

Prices finished mixed, with the Comit index just 0.9 better at 32,629, another new high for the year, and volume remained heavy after Wednesday's 1.51bn worth of shares.

Among those to suffer were Generali, down L300 at 43,700, and Sici, off L290 at L8,780.

But other stocks were up strongly, with Montedison adding L80 to L2,090, and Erdania, Ferruzzi's agribusiness, rising L110 to L5,719 following a broker's recommendation. De

Benedetti stocks were strong, with Cir up L190 at L4,550. Buitoni rose L350 to L11,000 amid enthusiasm over its forthcoming incorporation with Peragino.

Out of a selection of 80 stocks chosen by Kleinwort Greaveson Securities, the top performer in the past month has been steel mill manufacturer Danieli, up 34 per cent. Danieli, which eased L80 to L7,780 yesterday, has been seen as cheap and has recently had a presentation in London.

ZURICH was virtually unchanged in moderate trading as the weaker dollar and Wednesday's losses on Wall Street dampened sentiment.

Leading banks, however, were a fairly active sector. Union Bank of Switzerland bearers rose SF25 to SF3,270, with the company predicting that 1988 results would be in line with 1987. Credit Suisse

edged up SF10 to SF3,760 while Swiss Bank gained SF1 to SF338.

STOCKHOLM finished in a buoyant mood after a mixed morning with turnover at SKr277m. The Affarsvarlden index was 4.7 higher at 930.5.

BRUSSELS lost ground, with the forward index easing 14.67 to 5,517.33, as some of the market's speculative froth fizzled out.

Wagons-Lits, the tourism group surrounded in recent sessions by rumours of a possible takeover, dropped BF230 to BF6,570. It announced it and VW of Germany were merging their car hire offshoots. UBBY Electrafina put on BF80 to BF6,700 after reporting a doubling of interim profits on Wednesday.

AMSTERDAM closed lower following a dull session dampened by the weaker dollar and lack of market incentives.

ASIA PACIFIC

Turnover and prices climb as NTT sale progresses

Tokyo

THE successful ongoing sale of the massive privatisation tranche of Nippon Telegraph and Telephone helped spur demand for shares in Tokyo yesterday and the market closed higher on improved volume, writes Michio Nakamoto in Tokyo.

The Nikkei average posted a gain of 96.88 to close at 27,330.55. The high of the day was 27,426.56 with a low of 27,306.18. Issues that advanced outnumbered those that declined by 437 to 402 while 179 issues remained unchanged.

The TOPIX index of all listed stocks rose 5.73 to 3,123.90. In London, Japanese shares edged up further with the ISE/Nikkei index adding 1.90 to 1,755.81.

In Tokyo, turnover at 951m shares showed a marked increase over Wednesday's volume of 602m. The sale of the third tranche of 1.5m NTT shares, which had dampened market sentiment for the past few weeks, will be completed today and this has brought some relief to market participants.

NTT fell Y20,000 to Y1.95m, compared with the Y1.9m offer price for the new tranche.

Concern about the outcome of a proposed capital gains tax continues to cast a cloud over the market. The Recruit Cosmos scandal has also made investors uncomfortable because it has had a strong impact on discussions concerning the tax.

Yesterday, two developments in the investigation into the sale to politicians of unlisted shares of Recruit Cosmos by its

parent company, Recruit, led to a rush of over-the-counter selling after hours that pushed the share price of Recruit Cosmos to a maximum allowed low of Y2,270 - it closed the official session down Y170 at Y2,500.

First, the president of the Japan Securities Dealers Association said that Mr Hirosumi Kono, the former president of Recruit Co., the parent company of Recruit Cosmos, may have violated stock exchange rules and that Recruit Cosmos may be stripped of its over-the-counter status.

Second, prosecutors arrested a former Recruit executive for attempting to bribe an opposition Dietman who had been probing the sale of Recruit Cosmos shares to politicians.

Among financial companies, Nomura Securities added Y80 to Y3,600 and Nikko Securities increased Y50 to Y1,740.

Oil refiner Mitsubishi Oil advanced Y90 to Y1,240. Showa Shell Sekiyu rose Y60 to Y1,460 and Nippon Oil gained Y50 to Y1,200. Cosmo Oil firmed Y37 to Y917.

Oriental Leasing rose on news that it will buy a baseball team from Hankyu Corp. Oriental added Y110 to Y3,250 while Hankyu increased Y15 to Y838.

Volume was heavily concentrated in the top 30 issues, particularly the steels. Kawasaki Steel, the volume leader at 97.4m shares, rose Y7 to Y932. Nippon Steel followed at 72.7m shares, adding Y2 to Y789. Kobe Steel was third in volume at 65.2m shares and increased Y12 to Y648.

The market in Osaka also firmed with individual incom-

plete-backed issues leading in gains. The OSE average rose 84.74 to 25,321.16 and volume was higher at 97.6m compared with 68.1m on Wednesday.

Roundup

LOSSES on Wall Street failed to depress sentiment in Australia yesterday as higher commodity and oil prices stimulated demand, but other Asia Pacific markets were mixed or weaker despite Tokyo's gains.

AUSTRALIA defied Wall Street's overnight weakness to maintain its recent rally as oil prices and continued overseas demand sent shares higher. By the close the All Ordinaries index was up 11.7 at 1,581.1 on turnover of 121m shares worth A\$424.2m.

Among firmer energy stocks, Peko Oil rose 6 cents to A\$1.80 after formally rejecting the A\$1.80-a-share bid launched by oil group Santos in September.

There is a "reasonable chance" that Santos will make a higher offer for Peko, HONG KONG suffered a delayed reaction to last week's 114-point gain, closing weaker in thin trading as dealers returned from Wednesday's holiday. The Hang Seng index ended 6.57 lower at 2,554.04 on turnover of 1.5bn shares.

SINGAPORE saw shares fall in early trading after Wall Street closed weaker, but selected bargain buying in the afternoon helped prices higher despite sporadic profit-taking.

The Straits Times industrial index closed 3.17 higher at 1,022.33 on turnover of 14.7m shares, sharply down

SOUTH AFRICA

GOLD shares closed mixed as bullion held above \$410 an ounce.

Western Deep rose 50 cents to R109.50 while South Vaal lost 25 cents at R107.75. Buffels improved by 50 cents to R50.50 but Harmony was 25 cents lower at R25.50. De Beers gained R1.90 to R48.40.

FT-ACTUARIES WORLD INDICES

Jointly compiled by the Financial Times, Goldman, Sachs & Co., and Wood Mackenzie & Co. Ltd., in conjunction with the Institute of Actuaries and the Faculty of Actuaries

NATIONAL AND REGIONAL MARKETS	THURSDAY OCTOBER 20 1988					WEDNESDAY OCTOBER 19 1988					DOLLAR INDEX		
	US Dollar Index	Day's Change %	Pound Sterling Index	Local Currency Index	Gross Div. Yield	US Dollar Index	Pound Sterling Index	Local Currency Index	1988 High	1988 Low	Year ago (approx)		
Figures in parentheses show number of stocks per grouping													
Australia (91)	149.70	+1.5	125.89	121.07	4.10	147.54	124.92	119.97	152.31	91.16	123.86		
Austria (17)	94.35	+0.3	79.34	88.18	2.44	93.86	79.47	88.23	98.18	83.72	96.11		
Belgium (63)	127.23	+0.3	106.99	119.70	3.22	126.85	107.40	119.81	139.89	99.14	113.52		
Canada (125)	125.42	+0.8	105.47	108.85	3.11	124.39	105.32	108.90	128.91	107.06	105.77		
Denmark (39)	141.37	+0.7	118.88	133.58	2.26	140.36	118.84	133.25	141.57	111.42	110.59		
Finland (26)	121.63	+2.5	102.28	108.74	1.53	118.63	100.45	106.43	139.53	106.78	-		
France (130)	103.89	+0.5	87.37	100.31	3.24	103.42	87.56	100.29	103.89	72.77	91.41		
West Germany (102)	84.40	+1.0	70.98	79.09	4.03	85.23	72.16	80.24	85.23	67.78	87.29		
Hong Kong (46)	106.76	+0.5	88.94	106.06	4.75	106.28	89.99	106.10	118.26	104.60	133.25		
Ireland (13)	141.65	+0.3	119.12	134.67	3.74	141.28	119.62	134.51	144.25	104.60	120.46		
Italy (100)	83.82	+0.5	70.48	84.00	2.39	83.38	70.60	83.94	83.82	62.99	86.52		
Japan (456)	168.45	+0.4	141.66	135.44	4.54	167.73	142.02	134.97	177.27	133.61	136.85		
Malaysia (36)	136.93	+0.2	115.15	140.91	3.02	136.63	115.68	140.97	154.17	107.83	138.08		
Mexico (13)	156.49	+1.0	131.17	150.20	1.39	156.09	133.85	150.07	160.07	90.07	293.28		
Netherlands (39)	108.31	+0.1	91.08	100.47	1.37	108.07	91.76	108.07	110.46	95.23	99.79		
New Zealand (26)	72.24	+0.0	60.75	62.11	6.33	72.22	61.15	62.14	84.05	64.42	108.40		
Norway (25)	118.21	+0.1	99.41	106.89	2.71	118.05	99.95	107.19	132.23	96.55	139.97		
Singapore (26)	120.20	+0.5	101.08	111.28	2.45	119.55	101.22	111.15	135.89	97.99	124.98		
South Africa (60)	110.71	+0.0	93.10	92.77	4.35	110.76	93.78	98.82	139.07	98.26	162.61		
Spain (42)	107.53	+0.4	124.07	132.57	3.02	106.97	124.44	132.72	164.47	130.73	148.69		
Sweden (35)	128.16	+0.7	107.78	117.92	2.73	127.29	107.78	117.40	128.20	96.92	115.34		
Switzerland (56)	82.45	+0.6	69.24	77.83	2.17	81.93	69.37	77.72	86.75	74.13	88.70		
United Kingdom (321)	157.45	+0.8	115.59	115.59	4.55	156.41	115.50	115.50	141.18	120.66	125.41		
USA (581)	115.30	+2.0	96.96	115.30	3.47	113.03	95.70	115.03	113.03	99.19	101.57		
Europe (1012)	112.69	+0.4	94.77	101.03	3.67	112.28	95.07	101.22	112.49	97.01	106.62		
Pacific Basin (681)	165.13	+0.4	138.87	153.55	3.07	164.40	139.20	153.08	172.26	120.81	135.97		
Europe-Pacific (169)	144.19	+0.4	121.25	120.46	1.68	143.58	121.57	120.24	147.53	120.76	124.28		
North America (706)	115.83	+1.9	97.41	114.92	3.44	113.63	96.21	112.74	115.83	90.76	118.81		
Europe Ex. UK (691)	97.21	+0.0	81.75	92.12	2.82	97.17	82.28	92.50	97.21	80.27	94.96		
Pacific Ex. Japan (225)	125.15	+0.7	105.25	109.87	3.00	124.24	105.25	109.44	128.27	87.51	125.55		
World Ex. US (1091)	143.22	+0.4	120.44	119.98	1.75	142.60	120.74	119.74	146.49	120.26	124.17		
World Ex. UK (2151)	131.89	+0.0	110.91	118.60	2.08	130.64	110.61	117.60	131.89	111.71	114.44		
World Ex. So. Afr. (2412)	132.50	+0.9	111.43	118.44	2.30	131.26	111.14	117.51	132.50	113.26	115.10		
World Ex. Japan (2016)	115.10	+1.3	96.80	109.87	3.57	113.62	96.20	108.68	115.10	100.00	105.40		
The World Index (2472)	132.37	+0.9	111.32	118.31	2.31	131.13	111.03	117.39	132.38	113.37	115.40		